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सं. 27] No. 27] नई दिल्ली, जून 28—जुलाई 4, 2009, शनिवार/आवाद 7—आवाद 13, 1931 NEW DELHI, JUNE 28—JULY 4, 2009, SATURDAY/ASADHA 7—ASADHA 13, 1931

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह पृथक संकलन के रूप में रखा जा सके Separate Paging is given to this Part in order that it may be filed as a separate compilation

> भाग II—खण्ड 3— उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं Statutory Orders and Notifications Issued by the Ministries of the Government of India (Other than the Ministry of Defence)

विधि एवं न्याय मंत्रालय

(विधावी विभाग)

नई दिल्ली, 18 जून, 2009

का.आ. 1820.—सूचना का अधिकार अधिनियम, 2005 (2005 का 22) की धारा 5 की उपधारा (2) के अनुसरण में और भारत के राजपत्र, असाधारण, भाग-II, खण्ड-3, उपखण्ड (ii) में का. आ. 1175 (ई) दिनांक 19 मई, 2008 के अंतर्गत प्रकाशित विधि एवं न्याय मंत्रालय, विधायी विभाग की अधिसूचना के अधिक्रमण में, ऐसे अधिक्रमणों से पहले तत्संबंधी ऐसे कृत या किए जाने के लिए छोड़े हुए कृत्यों को छोड़कर, विधायी विभाग द्वारा उक्त विभाग में श्री के. श्रीमन्नारायण, सहायक विधायी परामशीं को इस विभाग के लिए उक्त अधिनियम के प्रयोजनार्थ तत्काल प्रभाव से एतद्द्वारा केन्द्रीय सहायक लोक सूचना अधिकारी पदनामित किया जाता है।

[फा. सं. ए. 45011/4/2005-प्रशा.1(वि.वि.)]

वी. जी. मंगल. अवर सचिव

MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 18th June, 2009

S.O. 1820.—In pursuance of sub-section (2) of Section 5 of the Right to Information Act, 2005 (22 of 2005), and in supersession of the notification of the Legislative Department of the Ministry of Law and Justice, published in the Gazette of India, Extraordinary, Part II, Section 3, sub-section (ii), vide number S.O. 1175 (E) dated the 19th May, 2008, except as respects thing done or omitted to be done before such supersession, the Lagislative Department hereby designates Shri K. Sreemannarayana, Assistant Legislative Counsel in the said Department, as the Central Assistant Public Information Officer for the said Department for the purposes of the said Act with immediate effect.

[F. No. A-45011/4/2005-Admin, I (LD)]

V. G. MANGAL, Under Secy.

ज़ दिल्ली, 18 जून, 2009

कार, स्म. 1821.—स्वाम का अधिकार अधिकान, 2005 (2005 का 22) की कार 5 की उपकार (2) के अनुसरण में और पारत के रावधन, असम्बद्धन, कार-13, कार-3, प्रकार (11) में का. आ. 832 (ई) रिशंक 25 कार्न, अवक के आंगान प्रकारिक विके एवं त्याय मंत्रकार, विकास विकास की अधिकार के अधिकार में, ऐसे अधिकारमाँ से पहले कार्यकारी देने कुछ जा किए जाने के शिष् छोते हुए कुट्यों को कोन्सर, विकास कियान हुए। उस्त विकास में औ रामासेट्टी अनिकास, उप विकास प्रकार प्रकार से एक्सूटर केन्द्रीय उस्त अधिनयम के प्रकारकार करवाश प्रकार से एक्सूटर केन्द्रीय लोक स्थान अधिकारी परनामित किया नाता है।

> [फा. सं. ए-45011/4/2005-प्रसः 1(बि.बि.)] वी. जी. यंगल, अवर सर्विक

New Delhi, the 18th June, 2009

S.O. 1821.—In pursuance of sub-section (2) of Section 5 of the Right to Information Act, 2005 (22 of 2005), and in supersession of the notification of the Legislative Department of the Ministry of Law and Justice, published in the Gazette of India, Extraordinary, Part II, Section 3, sub-section (ii), vide number S.O. 832 (E) dated the 25th March, 2009, except as respects thing done or omitted to be done before such supersession, the Lagislative Department hereby designates Shri Ramasetty Srinivas, Deputy Legislative Counsel in the said Department, as the Central Public Information Officer for the said Department for the purposes of the said Act with immediate effect.

[F. No. A-45011/4/2005-Admn. I (LD)]

V. G. MANGAL, Under Secy.

कार्मिक, लोक शिकायत तथा पेतन कंतरत्व

(कार्मिक और प्रशिक्षण विकास)

नई दिल्ली, 25 जून, 2009

का.आ. 1822. केन्द्रीय सरकार एउद्द्वारा दिल्ली विशेष पुलिस स्थापना अधिनियम, 1946 (1946 का अधिनियम इं. 25) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रचेत्र कारते हुए उन विलिश्चिक अपराधों को विनिदिष्ट करती है जिनका अन्वेषण विश्ली विशेष पुलिस स्थापना द्वारा किया जाना है, नामग्र:-

- (क) तुमिलनाडु सम्पद्धा (असि एवं इसी निलेध) अधिनिका,1992 की धारा 3 और 5 के अधीन चंडणीन अपस्थ;
- (ख) उपर्युक्त अपराधों से संबंधित अथवा संसक्त प्रयत्नों, दुष्ट्रोरणों और पहमंत्रों तथा उसी संव्यवहार के अनुक्रम में अथवा उन्हों तथ्यों से उद्भृत किसी अन्य अपराध अथवा अपराधों।

[सं. 228/10/2009-एवीडी-II] चंद्र प्रकाश, अवर सचिव

AND TRANS

(Department of Personnel and Tridsing)

New Dolla, the 25th June, 2009

S.O. 1888.—in energing of the government force by Souther 3 of the Polici Special Police Bould behaves Act, 1906 (Aut No. 28 of 1908), the Control Government hereby aposition the following offences which are to be investigated by the Delhi Special Police Establishment manuals:

- (a) Offences punishable under sections 3 and 5 of the Tamilanda Property (Provention of Damage and Lose) Act, 1992; and
- (b) Attempts, abetments and conspiracies in relation to or in connection with one or more of the offices mentioned above and any other offices or offices committed in the course of the same transaction or origing out of the same facts.

[No. 228/10/2609-AVD-II] CHANDRA WAKASH, Under Secy.

र्च दिस्सी, 25 जून, 2009

बार, आ. 1623.--मेन्डीप सरकार एतवृद्धारा दिल्ली विशेष **प्रीक्षा क्यांक्य अभिनियम**, 1946 (1946 मा अधिनियम सं. 25) की बार 6 के बार बहार बार 5 की उपकार (1) के द्वारा प्रदत्त संविक्षणें का प्रकेर काले हुए अचितुर सरकार गृह विभाग, इम्काल की विश्वीक 28 वर्ष, 2009 की अधिकृष्ण सं. 12/1(26)/09-एच. (निवासेनिक्क) हुन प्राप्त सहस्रति से पुरिश्त स्टेशन सिंगजर्नई (मणिपुर) में चेनीपूर्व पा. चेंड संविक्त, 1860 (1860 मा अधिनियम सं. 45) की भारा 362, 120-की तथा 123 तथा अवैध गरितिविधियां (निवारण) संसोधन अधिकार, 2004 (2004 का अधिकाम सं. 29) की धारा 16. 18 सम्ब 20 कम शक अधिनियम, 1959 (1959 का अधिनियम सं 54) को साथ को का सं 109 (5)/09 को कि प्रोपेश्वर मोहम्मद क्रावसाहीत को जातो क्या उसका जनास करने, दुर्करकों तथा पड्यंत्रों और स्वी विकास के अध्यान में किए गए अध्या उन्हीं तथ्यों से उर्क कियाँ आन अवसमें का अव्येषन करने के लिए दिल्ली विक्रेष पुरस्क स्थानमा के सन्दर्भों की समितनों और अधिकारिता का विरक्त सम्बद्धी समित्र प्राप्त पर कारती है।

> [सं 228/25/2009-एवीकी-II] क्री: प्रकास, अवर सचिव

New Dullis, the 25th June, 2009

S.O. 1885.—In exercise of the powers conferred by sub-action (1) of Section 5, and with section 6 of the Delhi Special Police Butablishment Act, 1946 (Act No. 25 of 1946), the Cuntab Government with the consent of the State Government of Manipur, Home Department, Imphal vide Notification No. 12/1(26)09-H(misc.) dated 28-5-2009, hereby extends the powers and jurisdiction of the members

of the Delhi Special Police Establishment to the whole of the State of Manipur for the investigation of FIR No. 109(5)09 under sections 302, 120-B and 123 of the Indian Penal Code, 1860 (Act No. 45 of 1860) and Sections 16, 18 and 20 of the Unlawful Activities (Provention) Amendment Act, 2004 (Act No. 29 of 2004) and Section 25 (1-B) of the Arms Act, 1959 (Act No. 54 of 1959) registered at Police Station Singjamei (Manipur) relating to the killing of Prof. Md. Islamuddin and attempts; abetiticats and conspiracies in relation to or in connection with the offences mentioned above and any other offence or offences committed in the course of the same transaction or arising out of the same facts.

[No. 228/25/2009-AVD-II] CHANDRA PRAKASH, Under Secy.

गृह मंत्रालय

नई दिल्ली, 12 जुन, 2009

का, जा. 1824.— संस्थारी स्थाप (आविष्णून अधिमोणियों की बेपखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रयत्त शिवतयों का प्रयोग करते हुए, कंन्द्रीय संस्थार संस्थार के राजधीत सारणी के कालम (1) में वर्णित अधिकारी को सरकार के राजधीत अधिकारी के समझ्य होने के चात करिया सारणी के बालम (2) में विनिर्दिश्ट क्षेत्राधिकार की स्थानीय सीमा के और इस्ते अधिनियम के प्रयोजनार्थ सम्पदा अधिकारी कियुक्त करती है और निर्देश देवी है कि उत्तर अधिकारी को प्रयत्त अधिकारी को प्रयत्त सिवार्थ का प्रयोग सिवार को प्रयत्त सिवार्थ का प्रयोग सिवार तथा सीप गए कर्सव्यों का प्रयोग सिवार को प्रयत्त सिवार्थ का प्रयोग सिवार तथा सीप गए कर्सव्यों का प्रयोग सिवार को प्रयत्त सिवार्थ का प्रयोग सिवार तथा सीप गए कर्सव्यों का प्रयोग करता है सिवार को प्रयत्त सिवार्थ का प्रयोग सिवार तथा सीप गए कर्सव्यों का प्रयोग सिवार कर्सन स्थान ।

	सार्जी
अधिकारी का पदनाम	लोक परिसरी और क्षेत्राधकार की स्थानीय सामार्थ
(1)	(2)
पुलिस उप महानिशीकक पुप केन्द्र केन्द्रीय रिजर्व	महाराज्य राज्य को साबूर में बोन्द्रीय रिवर्ष पुलिस जल का भूषि चरिसर
पुलिस बल, पुणे	तथा परिशंपितः।
(महाराष्ट्र)	

[फा. सं. र.-II-14/2006-09-प्रश्ना-1(लाक्र)-गृह मंत्रालय-पौरफ-III]

एवं, काम सुभाववंग, अवर सचिव

MINISTRY OF HOME AFFAIRS

New Delhi, the 12th June, 2009

S.O. 1824.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unanthorized Occupants) Act, 1971 (40 of 1971), the Central Government hereby appoints the Officer mentioned in column (1) of the Table below, being the officer equivalent to the rank of a

Gazetted officer of the Government, to be estate officer for the purposes of the said Act mid said officer shall expresse the powers confirmed and perform the lightest empowed on the Estate Officer by or under the said Act within the local limits of the respective jurisdiction in respect of the public premises specified in column (2) of said table:—

بالأثاثار

Designation Officer	of the	reket je Uruđeni	adio adi k	beat families of
(1)	e merinana bibara	(2)	Charles (1984)	e description of the second
Deputy Inst General of Po Group Costo	olice,	belongin		ini Reserve
Reserve Poli Pune (Maha	ice Force, 1			

[P. No. A-II-14/2008-09-Adm-KLamir)-MILA-PF-III]

H, KAM SUANTHANG Under Secy.

ना विरुत्ती, 12-वृत्त, 2009

वार भार १३८६ — सर्वार्त स्थान (अग्राधिका अधियोगियाँ की बेरकारी) व्यक्तिभवा 1971 (1971 का 40) की घारा 3 हारा प्रदत्त रावितको का प्रयोग करते हुन्ह, तथा भारत सारकार दिनांक 24/27 अवद्वर, 1978 के का आ स्थान यू.11-2/75/78 (प्रशा.)/111/ केरियार केरिया में कि कि 19-69-1993 के दे H-10/93-प्रशा. -1/ करियुक्त : पुर जेजालप/बीटफ-17/ विकास 4-9-2008 के ए ।।-7/2008-प्रशाः-। (शुक्रमाय)/ क्रीरियुवर/शुक्र मेन्नस्थ/पीएफ-।।।, रिपोक्ट 29-9-2000 को प्र. H-16/99-आर्थः 1-मीरिपारश्याः नेत्रालय पीएफ-111, विश्वीक 27-7-1994 के स.11-6/93-501.-1/केरिप्पर/पूर मंत्राक्षय क्रिक-17, दिशांक 28-6-2007 के य. 11-3/2006-प्रशा. -[/(अन्स्सर्पा)/बोस्प्रियर्पण्डा मोत्रास्य पीएक-इप्र विश्वेत 26-5-1998 के ए.II/-16/97-ऋत-I/श्रीकार) अवेरिक्वर/के वेश्वराय/वीएक-IV रिनोस: 29-6-2006 के ए. II-1/2006-प्रशा. I-कीरिप्रशार/ गृह मंत्रालय/पीएक-III, विशोक 1-5-2007 के ए II-2/2007-प्रशा. 1/(टीपीए ओएल)/नंह संत्रालम/पीएम-111 दिनांक 19-9-2007 के ए, 11-14/98-2007-प्रसाः ।/(ईस्स)/वीस्विवस्थाः मंत्रालय/पीएक-111, रियोक 13-4-1992 के ए 11-16/92-अशा 3/करिपक्ल/गृह मंत्रालय/पीएफ-IV तथा दिनांक 8-2-2007 के द H-1/2007-प्रशा. 1/(दीका)/करिपबल/गृह मंत्रालय/पीएफ-111 की अधिस्थनाओं के अधिक्रयण में इस प्रकार के अधिक्रमण से पूर्व करा कार्यों अथवा सम्बंध करने हो। इन्हें गर कार्य की खेखका केन्द्रिय सरकार एतरकार मार्च सर्वा के कार्य (2) वे वर्णत अधिकारियों को सरकार के राजनीत्रक जायकारी होने के चारे कायक सहली के कालम (3) में विभिन्निक अपने क्षेत्रधिकार की क्यानीय सीमा के अंदर उक्त अधिनियम को प्रयोगकार्य सम्पन्न क्रियाकरे नियक्त करती है और निर्देश देशों है कि उबते अधिकारी सामित अधिताम के अंतर्गत अध्यक्ष उसके हारा सम्बद्धा अधिकारी को प्रश्त सक्तियों का प्रयोग करेगा तथा सौंपे गए कर्चव्यों का निर्वहन करेगा ।

	सार	जी	(1)	(2)	(3)
क्रम सं	अधिकारी का पदनाम	लोक परिसरों और क्षेत्राधिकार की स्थानीय सीमाएं		पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व	राजस्थान राज्य के अजमेर में केन्द्रीय रिजर्व पुलिस बल का
(1)	(2)	(3)		पुलिस क्ल, अजमेर	भूमि परिसर तथा परिसंपत्ति ।
	पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व	आंध्र प्रदेश राज्य के हैदराबाद में केन्द्रीय रिजर्व पुलिस बल		(रा जस्था न) पुलिस उप महानिरीक्षक	गुजरात राज्य के गांधीनगर में
	पुलिस बल, हैदराबाद (आंध्र प्रदेश)	का भूमि परिसर तथा परिसंपत्ति ।		्ष्रुप केन्द्र केन्द्रीय रिजर्व पुलिस क्ल, गांधीनगर	केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति ।
	पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व	तमिलनाडु राज्य के आवडी में केन्द्रीय रिजर्व पुलिस बल का		(गुजरात)	र्में व महराह तथा महत्त्वात ।
	पुलिस बल, आवडी (तमिलनाडु)	भूमि परिसर तथा परिसंपत्ति ।		पुलिस उप महानिरीक्षक पुष केन्द्र केन्द्रीय रिजर्व पुलिस बल, भुवनेश्वर	उड़ीसा राज्य के भुबनेश्वर में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति ।
	पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रि जर्व	मध्य प्रदेश राज्य के नीमच में कोन्द्रीय रिजर्व पुलिस बल का		(उड़ीसा)	•
	पुलिस बल, नीमच (मध्य प्रदेश)	भूमि परिसर तथा परिसंपत्ति ।		पुलिस उप महानिरीशक प्रुप केन्द्र केन्द्रीय रिजर्ब	मणिपुर राज्य के इम्फाल में केन्द्रीय रिजर्व पुलिस बल का
	पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रि जर्व	करल राज्य के पल्लीपुरम में केन्द्रीय रिजर्ब पुलिस बल का		जुलिस बल, इम्फाल (मणिपुर)	भूमि परिसर तथा परिसंपत्ति ।
	पुलिस बल, पल्लीपुरम (केरल)	भूमि परिसर तथा परिसंपत्ति ।		पुलिस उप महानिरीक्षक पुप केन्द्र केन्द्रीय रिजर्व	असम राज्य के गुवाहाटी में केन्द्रीय रिजर्व पुलिस बल का
•	पुलिस उप महानिरी क्षक ग्रुप केन्द्र केन्द्रीय रि जर्व	महाराष्ट्र राज्य के नागपुर में केन्द्रीय रिजर्व पुलिस क्ल का		पुलिस क्ल, गुवाहाटी (असम)	भूमि परिसर तथा परिसंपत्ति ।
	पुलिस बल, नागपुर (महाराष्ट्र)	भूमि परिसर तथा परिसंगति ।		पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व	हरियाणा राज्य के पिंजौर में केन्द्रीय रिजर्व पुलिस बल का
	पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व पुलिस बल, मोकामाबाट	बिहार राज्य के मोकामाबाट में केन्द्रीय रिजर्व पुलिस बल का चूमि परिसर तथा परिसंपत्ति ।		पुलिस क्ल, पिंऔर (हरियाणा)	भूमि परिसरं तथा परिसंपत्ति ।
	(बिहार) पुलिस उप महानिरीक्षक	पश्चिम बंगाल राज्य के दुर्गापुर		पुलिस उप महानिरीक्षक प्रुप केन्द्र केन्द्रीय रिकर्ग	हरियाणा राज्य के ग्राम कादरपुर (सोहना) गुड़गांव में केन्द्रीय
	ग्रुप केन्द्र केन्द्रीय रिजर्व पुलिस बल, दुर्गापुर	में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा	٠.	पुलिस बल, गुड्गांव (इरिकाण)	रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति ।
	(पश्चिम बंगाल) पुलिस उप महानिरीक्षक	परिसंपत्ति । उत्तर प्रदेश राज्य के रामपुर में		पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व	आंध्र प्रदेश राज्य के रंगारेड्डी में केन्द्रीय रिजर्व पुलिस बल
٠	ग्रुप केन्द्र केन्द्रीय रि जर्व पुलिस बलं, रामपुर	केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति ।		पुलिस बल, रंगारेह्डी (आंभ्र प्रदेश)	का भूमि परिसर तथा परिसंपत्ति ।
	(उत्तर प्रदेश) पुलिस उप महानिरीक्षक	जम्मू व कश्मीर राज्य के जम्मू		पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व	कर्नाटक राज्य के बंगलोर में केन्द्रीय रिजर्व पुलिस बल का
	ग्रुप केन्द्र केन्द्रीय रि जर्व पुलिस बल, जम्मू	में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति।		पुलिस बल, बंगलोर (कर्नाटक)	भूमि परिसर तथा परिसंपत्ति ।
	(जम्मू व कश्मीर) पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व	राष्ट्रीय राजधानी क्षेत्र के नई दिस्सी में केन्द्रीय रिजर्व पुलिस		पुलिस उप महानिरीक्षक प्रुप केन्द्र केन्द्रीय रिजर्व पुलिस बल, अगरतला	त्रिपुरा राज्य के अगरतला में अदरनी इस्टेट तथा उषा बाजार काम्पलेक्स हेतु केन्द्रीय रिजर्व
	पुलिस बल, नई दिल्ली	बल का भूमि परिसर तथा परिसंपत्ति ।		(त्रिपुरा)	षुलिस बल का भूमि परिसर तथा परिसंपत्ति ।

[भाग][—खण्ड 3(ii)] (1) (2) पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व पुलिस बल, खटखटी (असम्) पुलिस उप महानिरीक्षक ग्रुप केन्द्र केन्द्रीय रिजर्व पुलिस बल, श्रीनगर (जम्मू व कश्मीर) पुलिस उप महानिरीक्षक ग्रप केन्द्र केन्द्रीय रिजर्व पुलिस बल, अगरतला (त्रिपुरा) 🍦 पुलिस उप महानिरीक्षक (संभरण व लेखा) केन्द्रीय रिजर्व पुलिस बल पूर्वी सेक्टर मुख्यालय, कोलकाता (पश्चिम

> पुलिस उप महानिरीक्षक (प्रशासन) केन्द्रीय रिजर्व पुलिस बल पूर्वोत्तर सेक्टर मुख्यालय, शिलांग (मेघालय)

बंगल)

पलिस उप महानिरीक्षक (संभरण व लेखा) केन्द्रीय रिजर्व पुलिस बल बिहार सेक्टर मुख्यालय, पटना (बिहार)

असम राज्य के खटखटी में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति ।

(3)

जम्मू व कस्पीर राज्य के रामबाग श्रीनगर में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति।

त्रिपुरा राज्य के रत्तागेराम बैखोरा, लिम्ब्चेरा तथा सालबागान में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति । पश्चिम बंगाल राज्य के सेक्टर III, IV a V साल्ट लेक, 47 स्ट्रेंड रोड और राजार हाट, न्यू टाउन, कोलकाता में केन्द्रीय रिजवं पुलिस बल का भूमि परिसर तथा परिसंपत्ति । मेघालय राज्य के स्टोनी हेवन काम्पलेक्स शिलांग में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति ।

बिहार राज्य के दीचा, पटना में केन्द्रीय रिजर्व पुलिस बल का भूमि परिसर तथा परिसंपत्ति ।

[फा. सं. ए.-II-18/2008-09-प्रशा.-1/गृह मंत्रालय-पीएफ-III] एच. काम सुआनथंग, अवर सचिव

New Delhi, the 12th June, 2009

S.O. 1825.—In exercise of the powers conterred by Section 3 of the Public Premises (Eviction of Unauthorized Occupants) Act, 1971 (40 of 1971) and in supersessions of the notifications of the Government of India vide SO No. A.II-2/75/78(ADM)/III/CRPF/Pers, II dated 24/27 Oct. 1978, A-II-10/93-Adm.I/CRPF.MHA/PF-IV dated 19-9-1993, A.II-7/2008-Adm.I (GGN)/CRPF./MHA/PF.III dated 4-9-2008. A.II-16/99-Adm.I/CRPF. MHA/PF-III dated 29-9-2000. A-II-8/93-Adm.I/CRPF/MHA/PF-IV dated 27-7-1994, A-II-3/ 2006-Adm.I (AGT)/CRPF/MHA/PF-III dated 28-6-2007, A.II-16/97-Adm.I (SNR)/CRPF/MHA/PF-IV dated 26-5-1998, A-II-1/2006-Adm.I (SNR)/CRPF/MHA/PF-III dated 29-6-2006, A-II-2/2007-Adm.I (TPAOL)/MHA/PF-III dated 1-5-2007, A-II-14/98-2007-Adm.I (ES)/CRPF/MHA/PF-III dated 19-9-2007, A-II-10/92-Adm.3 /CRPF/MHA/PF-IV

dated 13-4-1992and A-II-1/2007-Adm.I (Digha)/CRPF/ MHA/PF-III dated 8-2-2007 except as respect things done or omitted to be done before such supersession, the Central Government hereby appoints the Officers mentioned in column (2) of the Table below, being Gazetted officers of the Government to be Estate Officers for the proposes of the said Act who shall exercise the powers conferred and perform the duties imposed on the Estate Officer by or under the said Act within the local limits of their respective jurisdiction in respect of the public premises specified in column (3) of the said table:-

TABLE

S. No.	Designation of the Officer	Public premises and local limits of jurisdiction.
(1)	(2)	(3)
	Deputy Inspector General of Police Group Centre, Central Reserve Police Force, Hyderabad (Andhra Pradesh)	Premises of land assets belonging to the Central Reserve Police Force at Hyderabad in the State of Andhra Pradesh
enises enises	Deputy Inspector General of Police Group Centre, Central Reserve Police Force, Avadi (Tamil Nadu)	Premises of land assets belonging to the Central Reserve Police Force at Avadi in the State of Tamil Nadu
	Centre, Central Reserve	Premises of land assets belonging to the Central Reserve Police Force at Neemuch in the State of Madhya Pradesh
		Premises of land assets belonging to the Central Reserve Police Force at Pallipuram in the State of Kerala
	Deputy Inspector General of Police Group Centre, Central Reserve Police Force, Nagpur (Maharashtra)	
		Premises of land assets belonging to the Central Reserve Police Force at Mokamohghat in the State of Bihar
	Centre, Central Reserve	Premises of land assets belonging to the Central Reserve Police Force at Durgapur in the State of West Bengal
	Deputy Inspector General of Police Group Centre, Central Reserve Police Force, Rampur (Uttar Pradesh)	Premises of land assets belonging to the Central Reserve Police Force at Rampur in the State of Uttar Pradesh

(1). (2)

(3)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Jamenu in the State of

January and Kashurir

Deputy Inspector Police Force, New Delhi.

Deputy Inspector

Police Force, Jammu

(Jammu and Kashanir)

Premises of land assets General of Police Group belonging to the Control Centre, Central Reserve Reserve Police Force at New Delhi in the National Capital of Territory of Delhi

Deputy Inspector Police Force, Aimer (Rajasthan)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Aimer in the State of Raiasthan.

Deputy Inspector Police Force, Gandhinagar (Gujarat)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Gandhingur in the State of Gujarat

Deputy Inspector Police Force. Bhubneswar (Orissa)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Blindmerwar in the State of Orissa

Deputy Inspector Police Force, Imphal (Manipur).

Promises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Imphal in the State of Manipur

Deputy Inspector (Assam)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Police Force, Gawahati Gawahati in the State of Assam

Deputy Inspector Police Force, Pinjore (Haryana)

Promises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Pinjore in the State of Haryana

Deputy Inspector (Haryana)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Police Force, Gurgaon Gurgaon in the State of Haryana

Deputy Inspector Police Force, Rangareddy

(Andhra Pradesh)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Rangareddy in the State of Andhra Pradesh

(1) (2)

Deputy Inspector

Deputy Inspector (Triproza)

(Kamataka)

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Police Perce, Banglore Bunglore in the State of Karnataka

(3)

Premises of land assets Guard of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force for Police Posce, Agartala Adarni Estates and Usha Bezzur Complex at Agartala in the State of Tripura

Deputy Impactor (Assam)

Deputy Impactor (F&K)

Deputy Inspector Police Force, Agartala Ratingurum Baikhora, (Tapura)

Deputy Inspector General of Police (Provision and Accounts), Central

Deputy Inspector General of Police Metranion), Central Reserve Ferre NES, H.Qu. Shillong (ورواندا

Deputy Impactor General of Police (Provision and Accounts), Central eve Force, Bihar Sector HOrs. Patna

Premises of land assets General of Police Group belonging to the Central Course Control Reserve Reserve Police Force at Police Perce, Khathhati Khathhati in the State of Assam

Premises of land assets General of Police Group belonging to the Central Control Reserve Reserve Police Force at Pelice Perce. Sringer Sringer in the State of Janamu and Kashmir

Premises of land assets General of Police Group belonging to the Central Centre, Central Reserve Reserve Police Force at Limbuchers and Salbagan in the State of

Tripura

Premises of land assets belonging to the Central Reserve Police Force at Sector-III, IV and V, Salt Reserve Force, Eastern Lake, 47 Strand Road and Sector HQrs. (Kolkata) Rajathat, New Town, Kolkata in the State of West Bengal.

> Premises of land assets belonging to the Central Reserve Police Force at Stony Henven Complex, Shiftong in the State of Mezhalava

> Premises of land assets belonging to the Central Reserve Police Force at Digha, patna in the State of Bilber.

[F. No. A-II-18/08-09-Adm-I/MHA-PF-III] H. KAM SUANTHANG Under Secy. (आपकार जिलाम)

मुख्य आयकर आयुक्त का कार्यालय त्रिची, 12 जुन, 2009

आयकर अधिनियम, 1961 की धारा 10(23और) (vi) के अधीन अनुमोदन

का.आ. 1826. आयकर अधिनियम, 1961 (1961का 43) की धारा 10 के खण्ड (23सी) के उप खंड (vi) के साथ पढ़ित आयकर नियम, 1962 के 2 सीए द्वारा प्रस्त शक्तियों का प्रयोग करते हुए उपरोक्त उप खंड में बताए मए प्रयोजनों के सिए निर्धारण वर्ष 2009-2010 से सेंट जोनस् एजुकेशनस ट्रस्ट, बांगलहरूसी, बी. पल्लीपट्टी पोस्ट, पापिरेड्डीपट्टी तालुक, धर्मपुरी जिला को निम्नालिखित शांतों के अनुसार अनुसोदन दिया जाता है:

- 2 (i) निश्चरिती आंपकर अधिनियम की श्राय 1961 की श्रारा 10 के खंड (23सी) के उप खंड (vi) के साथ पठित आवकर नियम, 1962 के 2 सीए के प्रावधानों के अनुसार अनुपालन करेगी।
- (ii) अधिनियम 10(23सी) के तीसरे परन्तुक के खंड (अ) से अपेक्षित यह निर्धारिती अपनी आय का उन उद्देश्यों के लिए, पूर्णत: और अनन्यत: उपयोग करती है या उपयोग करने के लिए संचयन करती है:और यदि उसकी आय का पंद्रह प्रतिशत या उससे अधिक का संचयन हो जाता है वहां उसके आय के संचयन की अविध किसी भी दशा में पांच वर्ष से अधिक नहीं होगीं।
- (iii) अधिनियम 10(23सी) के तीसरे परन्तुक के खंड (ब) से अपेक्षित तथा घारा 11 की ठप-धारा (5) में विनिर्दिष्ट एक या अधिक कर्तों वा पद्धतियों में किसी भी अवधि के लिए यह निर्धारितों अपनी निधि से अन्त्रशा निवेशों और निश्चेमों (आभूक्ष्ण एवं फर्नीधर या ऐसी जस्तु के रूप में अध्य और रखे गए स्वैध्यक अभिदाय के असावा) में नहीं सरेगी।
- (iv) यह अनुसोदन किसी ऐसी आप के लिए लागू नहीं होगा जो निर्धारिती द्वारा कारोनार, क्वापार से प्राप्त होती है या कारोनार का क्वापार से अर्थित आप का प्रयोग या प्रतिधारण ऐसे कार्यों की सेवा में प्रकान किया नहा है।
- (v) अधिनियम की घारा 10(23सी) के इसमें परन्तुक के अनुसार यह निर्धारित अपनी बडियां लेखा परीक्षित कराएगी और अधिनियम की धारा 139 (4सी) के अनुसारण में नियमिक और पर लेखा परीक्षा की रिपोर्ट के साथ निकरणी पाइल करेगी।
- (vi) न्यास को पाँग होने पर उसके अधिशोष एवं आस्तियां ऐसे संगठन को दी जाएंगी जो पूर्णक: रीकास प्रयोजनों को लिए है और लाम को प्रयोजनार्थ नहीं हैं और

अधिनियम की भारा 13(3) में किनिर्दिष्ट अनुसार इसका कोई भी भाग प्रत्यक्ष का अप्रत्यक्ष रूप से निर्धारिती के हिताधिकारी या अन्य किसी को नहीं जाएगा।

- (vii) अभिनियस 10(23सी) को पंदहनें परन्तुक तथा धारा 115 बीबीसी को साथ पठित यह अनुमोदन अनाम संदानों को लिए लागू नहीं होगा ।
- 3. उपराक्त अनुमोदन अधोहस्ताक्षरी द्वारा वापस ले लिया माना जाएगा, यदि अधिनियम की धारा 10(23सी) के तेरहमें परनाक के अनुसरण में नहीं है तथा उसकी गतिविधियां असली या प्रमाणिक नहीं हैं या गतिविधियां स्वीकृत अनुमोदन में उल्लिखित सभी या किहीं शतों के अनुसाद कहीं की जा रहीं हैं।

[सी. सं. 935(4)/मु.आ./त्रिची/2008-09]

कमला कांत्र त्रिपाठी, मुख्य आवकर आयुक्त

(Income-Tax Department)

OFFICE OF THE CHIEF COMMISSIONER OF INCOME-TAX

Tricky, the 12th June, 2009

Approval Under Section 10(23C) (vi) of the Income-Thx Act, 1961

S.O. 1826.—In exercise of the powers conferred by sub-clause (vi) of clause (23C) of section 10 of the incometax Act, 1961 (43 of 1961) read with rule 2CA of the Incometax Rules, 1962, the St. Joan's Educational Trust, Jangalahalli, B. Pallipatti Post, Pappireddipatti Takuk, Dharmapuri District - 635301 is hereby approved for the purposes of the said sub-clause, from the assessment year 2009-2010 onwards, subject to the following conditions:—

- (i) The assessee shall conform to and comply with the provisions of sub-clause (vi)of clause (23C) of section 10 of the Income-tax Act, 1961 read with rule 2CA of the Income-tax Rules, 1962.
 - (ii) The assessee shall apply its income or accumulate its income for application wholly and exclusively for the objects and in a case where more than fifteen per cent of its income is accumulated, the period of accumulation of the same shall in no case exceed five years, as required in clause (a) of the third proviso to section 10(23C) of the Act.
 - (iii) The assessee shall not invest or deposit its funds (other than voluntary contributions received and maintained in the form of jewellery or furniture) for any period otherwise than in any one or more of the forms or modes specified in sub-section (5) of section 11 of the Act, as required in clause (b) of the third provise to section 10(236) of the Act.

- (iv) This approval shall not apply in relation to any income from any activity in the nature of trade, commerce or business or rendering of any service in relation to trade, commerce or business irrespective of the nature of use or application or retention of income from such activity.
- (v) The assessee shall get its accounts audited in accordance with the tenth proviso to section 10(23C) of the Act and regularly file its return along with the audit report in accordance with section 139(4C) of the Act.
- (vi) In the event of dissolution of the society, its surplus and assets shall be given to an organization which exists solely for educational purposes and not for the purposes of profit and no part of the same shall go directly or indirectly to any of the beneficiaries of the assessee or any body specified in section 13(3) of the Act.
- (vii) The approval shall not aply in relation to anonymous donations in terms of the fifteenth proviso to section 10(23C) r.w.s. 115BBC of the Act.
- 3. The above approval is liable to be withdrawn by the undersigned if it is subsequently found that the activities of the assessee are not genuine or if they are not being carried out in accordance with all or any of the conditions subject to which the aproval is granted, in accordance with the thirteenth proviso to section 10(23C) of the Act.

[C. No. 935(4)/CCIT/TRY/2008-09]

K. K. TRIPATHI, Chief Commissioner of Income-tax

कार्यालय मुख्य आयकर आयुक्त

जयपुर, 10 जून, 2009

सं. 03/2009-10

का,आ. 1827.—आयकर नियम, 1962 के नियम 2 सी ए के साथ पठनीय आयकर अधिनियम, 1961 (1961 का 43 वां) की धारा 10 के खण्ड (23 सी) की उपधारा (vi) के द्वारा प्रदत्तर शिक्तयों का प्रयोग करते हुए मुख्य आयकर आयुक्त, जयपुर एतद्वारा निर्धारण वर्ष 1999-2000 एवं आगे के लिए कथित धारा के उद्देश्य से "सेन्ट सोल्जर पब्लिक स्कूल, सी-31, भगवानदास रोड़, सी-स्कीम, जयपुर" को स्वीकृति देते हैं।

बशर्ते कि समिति आयकर नियम, 1962 के नियम 2 सी ए के साथ पठनीय आयकर अधिनियम, 1961 की धारा 10 के उपखण्ड (23सी) की उपधारा (vi) के प्रावधानों के अनुरूप कार्य करें। [क्रमांक:मुआआ/अआआ/(मु.)/जय/10(23सी)(vi)09-10/947]

बी. एस. ढिल्लों, मुख्य आयंकर आयुक्त

OFFICE OF THE CHIEF COMMISSIONER OF INCOME-TAX

Jaipur, the 10th June, 2009

No. 03/2009-10

S.O. 1827.—In exercise of the powers conferred by sub-clause (vi) of clause (23C) of section 10 of the Incometax Act, 1961 (43 of 1961), read with rule 2CA of the Incometax Rules, 1962, the Chief Commissioner of Incometax, Jaipur hereby approves "Saint Soldier Public School, C-31, Bhagwandas Road, C-Scheme, Jaipur" for the purpose of said section for the A. Yrs. 1999-2000 & onwards:

**Provided that the society conforms to and complies with the provisions of sub-clause (vi) of clause (23C) of section 10 of the Income-tax Act, 1961 read with rule 2CA of the Income-tax Rules, 1962.

[No. CCTT/JPR/Addl.CIT(Hqrs.)/10(23C)(vi)/2009-10/947]

B. S. DHILLON, Chief Commissioner of Income-tax

शुद्धि-पत्र

जयपुर, 23 जून, 2009

का.आ. 1828.— आयकर अधिनियम, 1961 की धारा 10 के खण्ड (23 सी) के उपखण्ड (vi) के तहत् अधिसूचना सं 01/2009-10 दिनांक 13-04-2009 के द्वारा "साहित्य सदावर्त समिति, जयपुर" को स्वीकृति दी गई थी। अधिसूचना के पैरा 1 की लाईन 5 में निर्धारण वर्ष 2001-02, 2002-03 एवं 2003-04 के स्थान पर "विधारण वर्ष 2001-02 एवं आगे के लिए" पढ़ा जाए।

[क्रम्बंक सुव्यवस्थानस्थ(मु)/जन्य/10(23सी)(vi)2009-10/963]

बी. एस. डिल्लों, मुख्य आयकर आयुक्त

COPRIGENDUM

Jaipur, the 23rd June, 2009

S.O. 1828.—In Notification No. 01/2009-10 dated 13-04-2069 vide which "Sahitya Sadawart Samiti, Jaipur" was approved for the purpose of sub-clause (vi) of clause (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961) rend with rule 2CA of the Income-tax Rules, 1962, the assessment years in para1, line 6 may be read as 'A. Ys. 2001-02 and onwads' instead of A.Ys. 2001-02, 2002-03 & 2003-04.

[No.CCIT/JPR/Addl.CIT(Hqrs.)/10(23C)(vi)/2009-10/963]

B. S. DHILLON, Chief Commissioner of Income-tax

जयपुर, 24 जूम, 2009

सं. 04/2009-10

का.आ. 1829.—आयकर नियम, 1962 के नियम 2 सीए के साथ पठनीय आयकर अधिनियम, 1961 (1961 का 43 वां) की धारा 10 के खण्ड (23 सी) की उपधारा (vi) के द्वारा प्रदत्त राज्याचें का प्रचोग करते हुए मुख्य आयकर आयुक्त, जयपुर एतद्द्वारा निर्धारण वर्ष 2009-2010 एवं आगे के लिए कथित धारा के उद्देश्य से ''महात्मा ज्योतिबा फुले विद्यापीठ समिति, चौमू, जिला-जयपुर" को स्वीकृति देते हैं ।

बशर्ते कि समिति आयकर नियम 1962 के नियम 2 सी ए के साथ पठनीय आयकर अधिनियम, 1961 की धारा 10 के उपखण्ड (23सी) की उपधारा (vi) के प्रावधानों के अनुरूप कार्य करे।

[क्रमांक:मुआआ/अआआ/(मु.)/जय/10(23सी)(vi) 09-10/995]

> बी. एस. ढिल्लों, मुख्य आयकर आयुक्त Jaipur, the 24th June, 2009

No. 04/2009-10

S.O. 1829.—In exercise of the powers conferred by sub-clause (vi) of clause (23C) of Section 10 of the Incometax Act, 1961 (43 of 1961) read with rule 2CA of the Incometax Rules, 1962, the Chief Commissioner of Incometax, Jaipur hereby approves "Mahatma Jyotiba Fule Vidhyapeeth Samiti, Chomu, District- Jaipur" for the purpose of said Section for the A. Yrs. 2009-2010 & onwards.

Provided that the society conforms to and complies with the provisions of sub-clause (vi) of clause (23C) of Section 10 of the Income-tax Act, 1961 read with rule 2CA of the Income-tax Rules, 1962.

[No. CCIT/JPR/Addl.CIT(Hqrs.)/10(23C)(vi)/2009-10/995]

B. S. DHILLON, Chief Commissioner of Income-tax

शुद्धि-पत्र

जयपुर, 26 जून, 2009.

का.आ. 1830.—आयकर अधिनियम, 1961 की धारा 10 के खण्ड (23 सी) के उपखण्ड (vi) के द्वारा तहत् अधिसूचना सं. 01/2009-10 दिनांक 13-04-2009 के द्वारा "साहित्य सदावर्त समिति, जयपुर" को स्वीकृति दी गई थी। अधिसूचना के पैरा 3 की लाईन 1 में "यह अनुमोदन" के स्थान पर "अनुमोदन केवल निर्धारण वर्ष 2001-02, 2002-03 एवं 2003-04 के लिए'' पढ़ा जाए।

[क्रमांक:मुआआ/अआआ/(मु.)/जय/10(23सी)(vi)/2009-10/1019]

बी. एस. ढिल्लों, मुख्य आयकर आयुक्त

CORRIGENDUM

Jaipur, the 26th June, 2009

S.O. 1830.—In Notification No. 01/2009-10 dated 13-04-2009 vide which "Sahitya Sadawart Samiti, Jaipur" was approved for the purpose of sub-clause (vi) of clause (23C) of Section 10 of the Income-tax Act, 1961 (43 of 1961) read with rule 2CA of the Income-tax Rules, 1962, in para 3, line 1 may be read as 'The approval for A.Y. 2001-02, 2002-03 & 2003-04 only' instead of 'This approval'.

[No. CCIT/JPR/Addl.CIT(Hqrs.)/10(23C)(vi)/2009-10/10191

B. S. DHILLON, Chief Commissioner of Income-tax

वित्त मंत्रालय

(राजस्य विभाग)

(केन्द्रीय प्रत्यक्ष कर बोर्ड)

नई दिल्ली, 25 जून, 2009

का.आ. 1831.-सर्वसाधारण की जानकारी के लिए एतर्द्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग तथा 5घ के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2008 से संगठन महाराष्ट्र एसोसिएशन फार दि कल्टीवेशन ऑफ साइंस, पुणे को निम्नलिखित शतों के अधीन 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुमोदित किया गया है, अर्थात:-

- (i) अनुमोदित "वैज्ञानिक अनुसंधान संघ" का एक मात्र उद्देश्य वैज्ञानिक अनुसंधान करना होगा;
- (ii) अनुमोदित संगठन स्वयं वैज्ञानिक अनुसंधान कार्य-कलाप जारी रखेगा ;
- (iii) अनुमोदित संगठन बही-खाता रखेगा तथा उक्त अधिनियम की धारा 288 की उप धारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से अपनी खाता-बही की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं इस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा;
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा ।
- 2. केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित संगठन :-
 - (क) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित लेखा बही नहीं रखेगा; अथवा
 - (ख) पैराग्राफ 1 के उप-पैराग्राफ (iii) में डिल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
 - (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उत्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
 - (घ) अपना अनुसंधान कार्यकलाप करना बंद कर देगा अथवा इसके अनुसंधान कार्यकलाप को जायज नहीं पाया जाएगा; अथवा

(ङ) उक्त नियमावली के नियम 5ग और 5घ के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 53/2009/फा.सं. 203/44/2009-आ.क.नि.-Ⅱ] पदम सिंह, अवर सचिव

MINISTRY OF FINANCE (Department of Revenue) (Central Board of Direct Taxes)

New Delhi, the 25th June, 2009

- S.O. 1831.—It is hereby notified for general information that the organization Maharashtra Association for the Cultivation of Science, Pune has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 (said Act), read with rules 5C and 5D of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2008 in the category of 'Scientific Research Association' subject to the following conditions, namely:—
 - The sole objective of the approved 'Scientific Research Association' shall be to undertake scientific research;
 - (ii) The approved organization shall carry out the scientific research activity by itself;
 - (iii) The approved organization shall maintain books of accounts and get such books audited by an accountant as defined in the explanation to subsection (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
 - (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization.
 - (a) fails to maintain books of accounts referred to in sub-paragraph (iii) of paragraph 1: or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of donations received and amounts applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or

- (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
- (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act read with rules 5C and 5D of the said Rules.

[Notification No. 53/2009/F.No.203/44/2009/ITA-II] PADAM SINGH, Under Secy.

नई दिल्ली, 25 जून, 2009

का.आ. 1832,-सर्वसाधारण की जानकारी के लिए एतद्द्वारा यह अधिस्कृषित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग तथा 5घ के साथ पंजित अध्यकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2010 से संगठन विकन रिसर्च फाउंडेशन, चैन्नई को निम्नलिखित शर्तों के अधीन 'वैज्ञनिक अनुसंधान संघ' की श्रेणी में अनुमोदित किया गया है, अर्थात:-

- (i) अनुमोदित "वैज्ञानिक अनुसंधान संघ" का एक मात्र उद्देश्य वैज्ञानिक अनुसंधान करना होगा ;
- (ii) अनुमोदित संगठन स्वयं वैज्ञानिक अनुसंधान कार्य-कलाप जारी रखेगा;
- (iii) अनुमोदित संगठन बही-खाता रखेगा तथा उक्त अधिनियम की धारा 288 की उप धारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से अपनी खाता-बही की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा;
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा।
- 2. केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित संगठन :-
 - (क) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित लेखा बही नहीं रखेगा; अथवा
- (ख) पैराग्राफ । के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
- (ग) पैराग्राफ । के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा

- (घ) अपना अनुसंधान कार्यकलाप करना बंद कर देगा अथवा इसके अनुसंधान कार्यकलाप को जायज नहीं पाया जाएगा; अथवा
- (ङ) उक्त नियमावली के नियम 5ग और 5घ के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 53/2009/फा. सं. 203/20/2009-आ.क.नि.-II] पदम सिंह, अवर सचिव

New Delhi, the 25th June, 2009

- S.O. 1832.—It is hereby notified for general information that the organization Vision Research Foundation, Chennai has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 (said Act), read with rules 5C and 5D of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2010 in the category of 'scientific research association' subject to the following conditions, namely:
 - The sole objective of the approved 'scientific research association' shall be to undertake scientific research;
 - (ii) The approved organization shall carry out the scientific research activity by itself;
 - (iii) The approved organization shall maintain books of accounts and get such books audited by an accountant as defined in the explanation to subsection (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
 - (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization.
 - (a) fails to maintain books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of donations received and amounts applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or

(e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act read with rules 5C and 5D of the said Rules.

[Notification No. 53/2009/F. No. 203/20/2009/ITA-II] PADAM SINGH, Under Secy.

नई दिल्ली, 25 जून, 2009

का.आ. 1833.-सर्वसाधारण की जानकारी के लिए एतद्द्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग तथा 5घ के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2008 से संगठन फिजिकल रिसर्च लेबोरेट्री, अहमदाबाद को निम्नलिखित शर्तों के अधीन 'वैज्ञानिक अनुसंधान संघ' की श्रेणी में अनुमोदित किया गया है, अर्थात:-

- (i) अनुमोदित "वैज्ञानिक अनुसंधान संघ" का एक मात्र उद्देश्य वैज्ञानिक अनुसंधान करना होगा ;
- (ii) अनुमोदित संगठन स्वयं वैज्ञानिक अनुसंधान कार्य-कलाप जारी रखेगा ;
- (iii) अनुमोदित संगठन बही-खाता रखेगा तथा उक्त अधिनियम की धारा 288 की उप धारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से अपनी खाता-बही की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा;
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा ।
- 2. केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित संगठन :-
 - (क) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित लेखा बही नहीं रखेगा; अथवा
 - (ख) पैराग्राफ 1 के उप-पैराग्राफ (iii) में डिल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
 - पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
 - (घ) अपना अनुसंधान कार्यकलाप करना बंद कर देगा अथवा इसके अनुसंधान कार्यकलाप को जायज नहीं पाया जाएगा; अथवा

(ङ) उक्त नियमावली के नियम 5ग और 5घ के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा ।

[अधिसूचना सं. 51/2009/फा.सं. 203/16/2009-आ.क.नि.-II] पदम सिंह, अवर सचिव

New Delhi, the 25th June, 2009

- S.O. 1833.—It is hereby notified for general information that the organization Physical Research Laboratory, Ahmedabad, has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 (said Act), read with rules 5C and 5D of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2008 in the category of 'scientific research association' subject to the following conditions, namely:
 - The sole objective of the approved 'scientific research association' shall be to undertake scientific research;
 - (ii) The approved organization shall carry out the scientific research activity by itself;
 - (iii) The approved organization shall maintain books of accounts and get such books audited by an accountant as defined in the explanation to subsection (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of section 139 of the said Act;
 - (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement daly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization.
 - (a) fails to maintain books of accounts referred to in sub-paragraph (iii) of paragraph 1: or
 - fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of donations received and amounts applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act read with rules 5C and 5D of the said Rules.

[Notification No. 51/2009/F.No.300/16/2009/ITA-II]
PADAM SEIGH, Under Secy.

नई दिल्ली, 25 जून, 2009

का.आ. 1834-सर्वसाधारण की जानकारी के लिए एतद्द्वारा यह अधिसृष्टित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग और 5ड. के साथ पठित आवकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2008 से संगठन नेशनल होर्टिकल्चर रिसर्च एंड डवपलमेंट फाउंडेशन, नासिक को निम्नलिखित शर्तों के अधीन आंशिक रूप से अनुसंधान कार्यकलापों में संलग्न 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, नामत:-

- (i) अनुमोदित संगठन को प्रदत्त राशि का उपयोग वैज्ञानिक अनुसंभान के लिए किया जाएगा;
- (ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा इसके नामांकित छात्रों के माध्यम से वैज्ञानिक अनुसंधान को जारी रखेगा:
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त धनरित्र के संबंध में अलग बही-खाता रखेगा अनुसंधान करने के लिए प्रयुक्त राशि को उसमें दर्शाएगा तथा उक्त अधिनयम की धारा 288 की उप धारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से ऐसी खाता-बही की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय की विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिक्त सत्यापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सस्यापित विवरण की प्रति प्रस्तुत करेगा ।
- 2. केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित संगठन :-
 - (क) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित अलग लेखा बही नहीं रखेंगा; अथवा
 - (ख) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
 - (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
 - (घ) अपना अनुसंधान कार्यकलाप करना बंद कर देगा अथवा इसके अनुसंधान कार्यकलाप को जायज नहीं पाया जाएगा;
 अथवा
 - (ङ) उक्त नियमावली के नियम 5 ग और 5ड. के साथ पठित उक्त अधिनियम की भारा 35 की उपधारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 50/2009/फा. सं. 203/69/2008-आ. क. नि.-II] पदम सिंह, अवर सचिव New Delhi, the 25th June, 2009

- S.O. 1834.—It is hereby notified for general information that the organization National Horticulture Research and Development Foundation, Nasik has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of Section 35 of the Incometax Act, 1961 (said Act), read with Rules 5C and 5E of the Incometax Rules, 1962 (said Rules) with effect from 1-4-2008 in the category of 'other Institution' partly engaged in research activities subject to the following conditions, namely:—
 - (i) The sums paid to the approved organization shall be utilized for scientific research;
 - (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students;
 - (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to subsection (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
 - (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:—
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (iii) of sub-section (1) of Section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No. 50/2009/F.No. 203/69/2008/ITA-II] PADAM SINGH, Under Secy. नई दिल्ली, 26 जून, 2009

का.आ. 1835.-सर्वसाधारण की जानकारी के लिए एतद्द्वारा यह अधिसूचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग और 5ड़ के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2003 से संगठन चाइल्ड्स ट्रस्ट मेडिकल रिसर्च फाउडेशन, चेन्नई को निम्नलिखित शर्तों के अधीन ऑशिक रूप से अनुसंधान कार्यकलापों में सलग्न 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया है, नामत:-

- (i) अनुमोदित संगठन को प्रदत्त राशि का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- (ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा इसके नामांकित छात्रों के माध्यम से वैज्ञानिक अनुसंधान को जारी रखेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त धनराशि के संबंध में अलग बही-खाता रखेगा, अनुसंधान करने के लिए प्रयुक्त राशि को उसमें दशाएगा तथा उक्त अधिनयम की धारा 288 की उप धारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से ऐसी खाता-बही की लेखा परीक्षा कराएगा और उक्त अधिनयम की धारा 139 की उप धारा (1) के अंतर्गत आय की विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्थापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट, मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा।
- 2. केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित संगठन :-
 - (क) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित अलग लेखा बही नहीं रखेगा; अथवा
 - (ख) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
 - (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
 - (घ) अपना अनुसंधान कार्य कलाप करना बंद कर देगा अथवा इसके अनुसंधान कार्य कलाप को जायज नहीं पाया जाएगा; अथवा
 - (ड.) उक्त नियमावली के नियम 5 ग और 5 ङ के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 54/2009/ फा. सं. 203/59/2008-आ. क. नि.-II] पदम सिंह, अबर सचिव

New Delhi, the 26th June, 2009

- S.O. 1835.—It is hereby notified for general information that the organization The Childs Trust Medical Research Foundation, Chennai has been approved by the Central Government for the purpose of clause (ii) of subsection (1) of Section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2003 in the category of 'Other Institution' partly engaged in research activities subject to the following conditions, namely:—
 - (i) The sums paid to the approved organization shall be utilized for scientific research;
 - (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students;
 - (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to subsection (2) of Section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of Section 139 of the said Act;
 - (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:—
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in sub-paragraph (iv) of paragraph 1;
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of Section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No. 54/2009/ F.No.203/59/2008/ITA-II] PADAM SINGH, Under Secy.

नई दिल्ली, 26 जून, 2009

का.आ. 1836.-सर्वसाधारण की जानकारी के लिए एतद्द्वारा यह अधिसृचित किया जाता है कि केन्द्र सरकार द्वारा आयकर नियमावली, 1962 (उक्त नियमावली) के नियम 5ग और 5ड. के साथ पठित आयकर अधिनियम, 1961 (उक्त अधिनियम) की धारा 35 की उपधारा (1) के खंड (ii) के प्रयोजनार्थ दिनांक 1-4-2009 से संगठन गुजरत इकोलॉजि सोसायटी, बडोदरा, गुजरात को निम्नलिखित शतों के अधीन ऑशिक रूप से अनुसंधान कार्यकलापों में सलगन 'अन्य संस्था' की श्रेणी में अनुमोदित किया गया हैं, नामत:-

- (i) अनुमोदित संगठन को प्रदत्त राशि का उपयोग वैज्ञानिक अनुसंधान के लिए किया जाएगा;
- (ii) अनुमोदित संगठन अपने संकाय सदस्यों अथवा इसके नामाँकित छात्रों के माध्यम से वैज्ञानिक अनुसंधान को जारी रखेगा;
- (iii) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त धनराशि के संबंध में अलग बही-खाता रखेगा अनुसंधान करने के लिए प्रयुक्त राशि को उसमें दर्शाएगा तथा उकत अधिनयम की धारा 288 की उप धारा (2) के स्पष्टीकरण में यथा परिभाषित किसी लेखाकार से ऐसी खाता-बही की लेखा परीक्षा कराएगा और उक्त अधिनियम की धारा 139 की उप धारा (1) के अंतर्गत आय की विवरणी प्रस्तुत करने की नियत तिथि तक ऐसे लेखाकार द्वारा विधिवत सत्यापित एवं हस्ताक्षरित लेखा परीक्षा रिपोर्ट मामले में क्षेत्राधिकार रखने वाले आयकर आयुक्त अथवा आयकर निदेशक को प्रस्तुत करेगा।
- (iv) अनुमोदित संगठन वैज्ञानिक अनुसंधान के लिए प्राप्त दान तथा प्रयुक्त राशि का अलग विवरण रखेगा और उपर्युक्त लेखा परीक्षा रिपोर्ट के साथ लेखा परीक्षक द्वारा विधिवत सत्यापित विवरण की प्रति प्रस्तुत करेगा ।
- 2. केन्द्र सरकार यह अनुमोदन वापिस ले लेगी यदि अनुमोदित संगठन :-
 - (क) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित अलग लेखा वहीं नहीं रखेगा; अथवा
 - (ख) पैराग्राफ 1 के उप-पैराग्राफ (iii) में उल्लिखित अपनी लेखा परीक्षा रिपोर्ट प्रस्तुत नहीं करेगा; अथवा
 - (ग) पैराग्राफ 1 के उप-पैराग्राफ (iv) में उल्लिखित वैज्ञानिक अनुसंधान के लिए प्राप्त दान एवं प्रयुक्त राशि का अपना विवरण प्रस्तुत नहीं करेगा; अथवा
 - (घ) अपना अनुसंधान कार्य कलाप करना बंद कर देगा अथवा इसके अनुसंधान काय। कलाप को जायज नहीं पाया जाएगा; अथवा
 - (ङ) उक्त नियमावली के नियम 5 ग और 5ड. के साथ पठित उक्त अधिनियम की धारा 35 की उपधारा (1) के खंड (ii) के प्रावधानों के अनुरूप नहीं होगा तथा उनका पालन नहीं करेगा।

[अधिसूचना सं. 55/2009/फा. सं. 203/38/2009-आ. क. नि.-II]

पदम सिंह, अवर सचिव

New Delhi, the 26th June, 2009

- S.O. 1836.—It is hereby notified for general information that the organization Gujarat Ecology Society, Vadodara, Gujarat has been approved by the Central Government for the purpose of clause (ii) of sub-section (1) of section 35 of the Income-tax Act, 1961 (said Act), read with Rules 5C and 5E of the Income-tax Rules, 1962 (said Rules) with effect from 1-4-2009 in the category of 'other Institution' partly engaged in research activities subject to the following conditions, namely:—
 - (i) The sums paid to the approved organization shall be utilized for scientific research;
 - (ii) The approved organization shall carry out scientific research through its faculty members or its enrolled students;
 - (iii) The approved organization shall maintain separate books of accounts in respect of the sums received by it for scientific research, reflect therein the amounts used for carrying out research, get such books audited by an accountant as defined in the explanation to subsection (2) of section 288 of the said Act and furnish the report of such audit duly signed and verified by such accountant to the Commissioner of Income-tax or the Director of Income-tax having jurisdiction over the case, by the due date of furnishing the return of income under sub-section (1) of section 139 of the said Act;
 - (iv) The approved organization shall maintain a separate statement of donations received and amounts applied for scientific research and a copy of such statement duly certified by the auditor shall accompany the report of audit referred to above.
- 2. The Central Government shall withdraw the approval if the approved organization:—
 - (a) fails to maintain separate books of accounts referred to in sub-paragraph (iii) of paragraph 1; or
 - (b) fails to furnish its audit report referred to in subparagraph (iii) of paragraph 1; or
 - (c) fails to furnish its statement of the donations received and sums applied for scientific research referred to in sub-paragraph (iv) of paragraph 1; or
 - (d) ceases to carry on its research activities or its research activities are not found to be genuine; or
 - (e) ceases to conform to and comply with the provisions of clause (ii) of sub-section (1) of section 35 of the said Act read with rules 5C and 5E of the said Rules.

[Notification No. 55/2009/ F. No. 203/38/2009/ITA-II] PADAM SINGH, Under Secy.

(वित्तीय सेवाएं विभाग)

नई दिल्ली, 25 जून, 2009

का.आ. 1837.—बैंककारी विनियमन अधिनियम, 1949 (1949 का 10) की धारा 53 (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्दीय सरकार, भारतीय रिजर्व बैंक की सिफारिश पर, एतद्द्वारा, यह घोषणा करती है कि उक्त अधिनियम की धारा 19 की उप धारा (2) के उपबंध, आंध्रा बैंक पर उस सीमा तक लागू नहीं होंगे जहां तक उनका संबंध प्रस्तावित संयुक्त उद्यम कंपनी-बड़ौदा एल एंड जी जीवन बीमा कंपनी, जो एक शैल कंपनी है, की चुकता शेयर पूंजी की 30% से अधिक की शेयरधारिता से है।

[फा.सं. 13/5/2008-बी ओ ए] डी. डी. माहेश्वरी, अवर सचिव

(Department of Financial Services)

New Delhi, the 25th June, 2009

S.O. 1837.—In exercise of the powers conferred by Section 53 (1) of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, on the recommendations of Reserve Bank of India, hereby declares that the provisions of sub-section (2) of Section 19 of the said Act shall not apply to Andhra Bank in so far as they relate to its holding of the shares in excess of 30% of the paid up share capital of the proposed Joint Venture company-Baroda L & G Life Insurance, Company the shell company.

[F. No. 13/5/2008-BOA] D. D. MAHESHWARI, Under Secy.

नई दिल्ली, 25 जून, 2009

का.आ. 1838.—बैंककारी विनियमन अधिनियम, 1949 (1949 का 10) की धारा 53 (1) द्वारा प्रदत्त शिवतयों का प्रयोग करते हुए, केन्दीय सरकार, भारतीय रिजर्व बैंक की सिफारिश पर, एतद्द्वारा, यह घोषणा करती है कि उक्त अधिनियम की धारा 19 की उप धारा (2) के उपबंध, बैंक ऑफ बड़ौदा पर उस सीमा तक लागू नहीं होंगे जहां तक उनका संबंध प्रस्तावित संयुक्त उद्यम कंपनी-बड़ौदा एल एंड जी जीवन बीमा कंपनी, की चुकता शेयर पूंजी की 30% से अधिक की शेयरधारिता से हैं।

[फा.सं. 13/5/2008-बी ओ ए] डी. डी. माहेश्वरी, अवर सचिव

New Delhi, the 25th June, 2009

S.O. 1838.—In exercise of the powers conferred by Section 53 (1) of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, on the recommendation of Reserve Bank of India, hereby declares that the provisions of sub-section (2) of Section 19 of the said Act shall not apply to Bank of Baroda in so far as they relate to its holding of the shares in excess of 30% of the paid up share capital of the proposed Joint Venture company- Baroda L & G Life Insurance, Company.

[F. No. 13/5/2008-BOA] D. D. MAHESHWARI, Under Secy.

नई दिल्ली, 25 जून, 2009

का.आ. 1839. - रुगण औद्योगिक कंपनी (विशेष उपबंध) अधिनियम, 1985 की धारा 6 की उप-धारा (2) के साथ पिठत धारा 5 की उप-धारा (1) एवं (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्द्वारा श्री अशोक कुमार मोहापात्रा, आई ए एस (सेवानिवृत/एचपी:71) को उनके पदभार ग्रहण करने की तारीख से, तीन वर्ष की अवधि के लिए अथवा उनके 65 वर्ष की आयु प्राप्त कर लेने तक अथवा औद्योगिक और वित्तीय पुनर्निर्माण अपीलीय प्राधिकरण के समापन तक, जो भी पहले हो, औद्योगिक और वित्तीय पुनर्निर्माण अपीलीय प्राधिकरण के सदस्य के रूप में नियुक्त करती है।

[फा. सं. 20(2)/2002-आईएफ-II] जे. एस. फौगाट, अवर सचिव

New Delhi, the 25th June, 2009

S.O. 1839.—In exercise of the powers conferred by subsection (1) & (3) of Section 5 read with subsection (2) of Section 6 of the Sick Industrial Companies (Special Provisions) Act, 1985, the Central Government hereby appoints Shri Ashok Kumar Mohapatra, IAS (Retd/HP:71) as Member, Appellate Authority for Industrial & Financial Reconstruction (AAIFR) with effect from the date of assumption of charge of the post, for a period of three years or till he attains the age of 65 years or till the abolition of AAIFR, whichever event takes place earliest.

[F. No. 20 (2)/2002-IF-II] J. S.PHAUGAT, Under Secy.

स्वास्थ्य और परिवार कल्याण मंत्रालय (स्वास्थ्य और परिवार कल्याण विभाग)

नई दिल्ली, 10 जुन, 2009

का.आ. 1840.-भारतीय आयुर्विज्ञान परिषद् अधिनियम, 1956 (1956 का 102) की धारा 11 की उप-धारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केंद्र सरकार भारतीय भारतीय आयुर्विज्ञान परिषद् से परामर्श करने के पश्चात् उक्त अधिनियम की प्रथम अनुसूची में एतद्द्वारा निम्नलिखित और संशोधन करती है, अर्थात् :-

उक्त प्रथम अनुसूची में शीर्षक ''मान्यता प्राप्त चिकित्सा अर्हता'' [स्तम्भ (2) में] के अंतर्गत ''कालीकट विश्वविद्यालय, कालीकट'' और शीर्षक ''पंजीकरण के लिए संक्षेपण'' [स्तम्भ (3) में] के अंतर्गत निम्नलिखित प्रविष्टियां शामिल की जाएंगी, अर्थात् :-

2	3
आयुर्विज्ञान स्नातक और	एम.बी.बी.एस.
शल्य विज्ञान स्नातक	(यह एक मान्यताप्राप्त चिकित्सा अर्हता
	होगी यदि यह कालीकट विश्वविद्यालय,
	कालीकट द्वारा जुबली मिशन मेडिकल
	कॉलेज एवं अनुसंधान संस्थान, श्रिस्सूर,
	करल में प्रशिक्षण प्राप्त कर रहे छात्रों के
	संबंध में नवम्बर, 2008 में अथवा उसके
	उपरांत प्रदान की गई हो ।)

[सं. यू: 12012/109/2002-एम.ई.(पी-II)] के. वी. एस. राव, उप सचिव

MINISTRY OF HEALTH AND FAMILY WELFARE (Department of Health and Family Welfare)

New Delhi, the 10th June, 2009

S.O. 1840.—In exercise of the powers conferred by sub-section (2) of the section 11 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following further amendments in the First Schedule to the said Act, namely:—

In the said First Schedule against "Calicut University, Calicut" under the heading 'Recognized Medical Qualification' [in column (2)] and under the heading 'Abbreviation for Registration' [in column (3)], the following shall be inserted, namely:—

Bachelor of Medicine and Bachelor of Surgery

M.B.B.S.

(This shall be a recognized medical qualification when granted by Calicut University, Calicut on or after November, 2008 in respect of students being trained at Jubilee Mission Medical College & Research Institute, Thrissur, Kerala).

[No. U-12012/109/2002-ME(P-II)] K. V. S. RAO, Dy. Secy.

नई दिल्ली, 26 जून, 2009

का.आ. 1841.- केंद्र सरकार भारतीय आयुर्विज्ञान परिषद् से परामर्श करने के पश्चात् भारतीय आयुर्विज्ञान परिषद् अधिनियम, 1956 (1956 का 102) की धारा 11 की उपधारा (2) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए उक्त अधिनियम की प्रथम अनुसूची में एतदद्वारा निम्नलिखित और संशोधन करती है, अर्थात् :-

उक्त प्रथम अनुसूची में ''महाराष्ट्र स्वास्थ्य विज्ञान विश्वविद्यालय, नासिक, महाराष्ट्र'' के सामने शीर्षक 'मान्यताप्राप्त आयुर्विज्ञान अर्हता [स्तम्भ (2) में] के अंतर्गत एवं शीर्षक ''पंजीकरण के लिए संबेपण'' [स्तम्भ (3) में] के अंतर्गत निम्नलिखित प्रविष्टियां रखी जाएंगी, अर्थात्:-

आयुर्विज्ञान एवं शल्य विज्ञान स्नातक

एम.बी.बी.एस.

(यह एक मान्यता प्राप्त चिकित्सा अर्हता होगी यदि यह ''महाराष्ट स्वास्थ्य विज्ञान विश्वविद्यालय, नासिक, महाराष्ट्र'' द्वारा पदम श्री डा. विट्उलराव विख्ये पाटिल फाउंडेशन मेडिकल कॉलेज, अहमदनगर, महाराष्ट्र में प्रशिक्षित किए जा रहे छात्रों के संबंध में दिसम्बर, 2008 के बाद प्रदान की गई हो।)

[सं. यू. 12012/37/2001-एम.ई.(पी-II)] के. वी. एस. राव, उप सचिव New Delhi, the 26th June, 2009

S.O. 1841,—In exercise of the powers conferred by sub-section (2) of the Section 11 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following further amendments in the First Schedule to the said Act, namely:—

In the said First Schedule against "Maharashtra University of Health Sciences, Nashik, Maharashtra" under the heading 'Recognized Medical Qualification' [in column (2)] and under the heading 'Abbreviation for Registration' [in column (3)], the following shall be inserted, namely:—

7

3

Bachelor of Medicine and Bachelor of Surgery

M.B.B.S.

(This shall be a recognized medical qualification when granted by Maharashtra University, of Health Sciences Nashik, Maharashtra after December, 2008 in respect of students being trained at Padamshri Dr. Vithalrao Vikhe Patil Foundation's Medical College, Ahmednagar, Maharashtra)

[No. U-12012/37/2001-ME(P-II)] K. V. S. RAO, Dy. Secy.

कृषि मंत्रालय

(कृषि अनुसंधान तथा शिक्षा विभाग)

नई दिल्ली, 15 जून, 2009

का.आ. 1842.-कॅंद्रीय सरकार कृषि अनुसंधान एवं शिक्षा विभाग, राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियमावली 1976 के नियम 10 के उपनियम (4) के अनुसरण में भारतीय कृषि अनुसंधान के राष्ट्रीय पादप आनुविश्विक संसाधन ब्यूरो, पूसा, नई दिल्ली के निम्नलिखित क्षेत्रीय केंद्रों को जिनके 80 प्रतिशत से अधिक कर्मचारियों ने हिंदी का कार्यसाधक ज्ञान प्राप्त कर लिया है, अधिस्वित करती है:-

- 1. क्षेत्रीय केंद्र, भवाली, उत्तराखंड
- 2. क्षेत्रीय केंद्र, रांची, झारखंड

[सं. 13-2/2002-हिंदी/136] राम अवतार, उप संचिव

MINISTRY OF AGRICULTURE

(Department of Agricultural Research & Education)

New Delhi, the 15th June, 2009

S.O. 1842.—In pursuance of sub-Rule (4) of Rule 10 of the Official Language (use for official purpose of the Union) Rules 1976, the Central Government, Ministry of Agriculture, Department of Agricultural Research & Education hereby notifies the following Regional Centres of National Bureau of Plant Genetic Resources, Pusa, New Deihi the Indian Council of Agricultural Research (ICAR) where more than 80% of staff have acquired the working knowledge of Hindi.

- (i) Regional Centre, Bhowali, Uttarakhand.
- (i) Regional Centre, Ranchi, Jharkhand.

[No. 13-2/2002-Hindi/136] RAM AUTAR, Dy. Secy.

सूक्ष्म, लघु और मध्यम उद्यम मंत्रालय

नई दिल्ली, 22 जून, 2009

का,आ. 1843.-कंद्रीय सरकार, राजभाषा नियम, 1976 के (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम 10 के उप-नियम (4) के अनुसरण में सूक्ष्म, लघु और मध्यम उद्यम मंत्रालय के नियंत्रणाधीन विकास आयुक्त (सूक्ष्म, लघु और मध्यम उद्यम) कार्यालय के निम्नलिखित कार्यालय में हिंदी का कार्यसाधक ज्ञान रखने वाले कर्मचारियों की संख्या 80% से अधिक हो जाने के फलस्वरूप उन्हें एतद्द्वारा अधिस्चित करती है:

सूक्ष्म, लचु और मध्यम उद्यम विकास संस्थान, 111 और 112, बी.टी. रोड, कोलकाता (प. बंगाल) – 700108

> [सं. ई-12016/01/2005-हिंदी] प्रवीर कुमार, संयुक्त सचिव

MINISTRY OF MICRO SMALL AND MEDIUM ENTERPRISES

New Delhi, the 22nd June, 2009

S.O. 1843.—In pursuance of sub-Rule (4) of Rule 10 of the Official Language (use for official purposes of the Union) Rules 1976, the Central Government hereby notifies the following office of the Development Commissioner (MSME) Office under control of the Ministry of Micro, Small & Medium Enterprises, where the percentage of Hindi knowing staff has gone above 80%.

Micro, Small and Medium Enterprises Development Institute, 111 & 112, B.T. Road, Kolkata (W. Bengal)-700108

> [No. E-12016/01/2005-Hindi] PRAVIR KUMAR, Jt. Secy.

उपनोक्ता मानले. खाद्य और सार्वचनिक वितरण मंत्रालक

(स्वयोक्ता मामले विकास)

(भारतीय मानक व्यूरो)

नई दिल्ली, 4 जून, 2009

का,आ, 1844.—भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उच्चीचन (1) के खंड (का) के अनुसरण में एतद्द्वारा अधिसूचित किया जाता है कि जिन भारतीय मानकों के विकरण नीचे अनुसूची में दिवे गर्चे हैं वे रद्द कर दिए गए हैं और कापस से लिए गए हैं :

अनुसुनी

क्रम स खं या	वापस लिए गए मानक (काँ) की संख्या और वर्ष	भारत के राजपत्र भाग II, खंद 3, उपखंद (ii) में का.आ. संख्या और विश्व प्रकारित	टिजणी
1	2	3	4
1.	आई एस 11039:1983/ आईसी 607 15(1981)	455,14-2-1987	-
2.	12974:1990	880, 21-3-1992	· -

[संदर्भ इंटी 07/जी-63(ए)]

अतर. को. त्रेहन, बैक्सनिक-ई एवं प्रमुख (विद्युत तकनीकी)

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DESTRIBUTION

(Department of Consumer Affairs)

BUREAU OF INDIAN STANDARDS

New Dalhi, the 4th June, 2009

S.O. 1844.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987 it is hereby notified that the Indian Standards, particulars of which are mentioned in the Schodule give hereafter, have been cancelled and stand withdrawn.

SCHIPULE

Sl. No.	No. & Year of the Indian Standrad Withdrawn	S.O. No. & Date published in the Gazette of India Part II, Section 3, Sub-section (ii)	Remarks
(1)	(2)	3)	(4)
1	IS 11039:1983/IEC 60715 (1981) Requirements for mounting on rails in switchgear and controlgear installations	455 dt. 14-2-1987	·
2.	IS 12974:1990 Semiconductor contractors	890ds. 21-3-1992	_

[Ref: ET 07/G-63(A)]

R. K. TREHAN, Scientist & Head (Electrotechnical)

नई दिल्ली, 18 जून, 2009

का.आ. 1845.—भारतीय मानक ब्यूरो निवम, 1987 के निवन 7 के उत्तरियन (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि जिस भारतीय नानक का विवरण नीचे अनुखुजी में दिना गया है वह स्थापित हो गया है :--

अनुसूची

क्रम संख्या	स्थापित भारतीय मानक (कों) की सखंग वर्ष और शीर्षक	नवे भारतीय मानक द्वारा अतिक्रमित भारतीय मानक अथवा मानकों, यदि कोई हो, की संख्या और वर्ष	स्थापित तिथि
1	2	3	4
1.	भामा 5572:2009 जोखिमपूर्ण क्षेत्रों का वर्गीकरण (खानों को छोड़कर) विद्युतीय संस्थापन के लिए ज्वलनशील गैस और वाष्प कले (तीसरा पुनरीक्षण)	÷	30 जून 2009

इस भारतीय मानक की प्रतियां भारतीय मानक ब्यूरो, मानक भवन, 9, बहादुर शाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कार्यालयों: नई दिल्ली, कोलकता, चेन्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलीर,भोपाल, भुवनेश्वर, कोमम्बतूर, गुवाहाटी, हैदराबाद, ज्यपुर, कानपुर, नागपुर, पटना, कुने तथा तिकवननतापुरम में बिक्री हेतु उपलब्ध हैं।

[संदर्भ ईटी 22/टी-5]

आर. के. त्रेहन, वैज्ञानिक-ई एवं प्रमुख (विद्युत तकनीकी)

New Delhi, the 18th June, 2009

S.O. 1845.—In pursuance of clause (b) of Rules (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987 the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed has been issued:

SCHEDULE

SI. No.,	No. & Year of the Indian Standards	No. & Year of the Indian Standards, if any, Superseded by the New Indian Standard	Date of Established
(1)	(2)	(3)	· (4)
1	IS 5572:2009 Classification of Hazardous Areas (Other than Mines) having Flammable Gases and Vapours for Electrical Installation (Third Revision)		30 June 2009

Copies of this Standard are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9, Bahadur shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubanshwer, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune, Thiruvananthapuram.

[Ref: ET 22/T-5]

R. K. TREHAN, Scientist & Head (Electrotechnical)

नई दिल्ली, 22 जून, 2009

का.आ. 1846.—भारतीय मानक ब्यूरो (प्रमाणन) विनियम, 1988 के नियम (4) के उपनियम (5) के अनुसरण में भारतीय मानक ब्यूरो एतपुद्वारा अधिसूचित करता है कि जिन लाइसेंसों के विवरण नीचे दिए गए हैं, वे स्वीकृत कर दिए गए हैं :—

अनुसूची

क्रम संख्या	लाइसेंस संख्या	स्वीकृत करने की तिथि वर्ष/माह	लाइसेंसधारी का नाम व पता	भारतीय मानक का शीर्षक	भा मा संख्या	भाग	अनु	वर्ष
1.	9721081	8-4-2009	न्यू एरा इन्टरनैशनल, गली नं. 6, इण्डस्ट्रियल इन्कलेव गोदाईपुर, जालन्धर (पंजाब)	भातवर्घ्य बलवें लोहे की पाईप फिटिंग्स	1879	-	-	1987
2.	9724289	17-4-2009	शिवालिक एग्रो कैमीकल्स, बी-59, फेज-7, इण्डस्ट्रियल एरिया, मोहाली	मोनोक्रोटोफॉस एस एल 36%	8074	<u>-</u>	-	1990
3.	9725493	21-4-2009	रेनुका फूड प्रोसैसर, लेन नं. 8, सिडको काम्पलैक्स, इण्डस्ट्रियल ग्रोथ सैन्टर, साम्बा, जम्मू (जे एंड के)	पैकेजबन्द घेच जल	14543	-	-	2004

[सं. सी एम डी/13:11]

पी. के. गम्भीर, उप महानिदेशक (मृहर)

New Delhi, the 22nd June, 2009

S.O. 1846.—In pursuance of sub-regulation (5) of the regulation 4 of the Bureau of Indian Standards (Certification) Regulations 1988, of the Bureau of Indian Standards, hereby notifies the grant of licences particulars of which are given in the following schedule:

SCHEDULE

SL No.	Licence No.	Grant Date	Name and Address of the Party	Title of the Standard	IS No.	Part	Sec.	Year
1.	9721081	8-4-2009	M/s New Era International, Gali No. 6, Indl. Enclave, Godaipur, Jalandhar	MCI Pipe Fittings	1879		_	1987
2.	9724289	17 -4-2009	M/s. Shivalik Agro Chemicals, B-59, Phase-7, Indl. Area, Mohali.	Monocrotophos 36% SL	8074			1990
3.	9725493	21-4-2009	M/s. Renuka Food Processors Lane No.8, SIDCO Complex, Indl. Growth Centre, Samba (J&K)	Packaged Drinking Water	1 454 3			2004

[No. CMD/13:11]

P. K. GAMBHIR, Dy. Director General (Marks)

नई दिल्ली, 22 जून, 2009

का.आ. 1847.—भारतीय मानक ब्यूरो (प्रमाणन) विनियम, 1988 के नियम (4) के उपनियम (5) के अनुसरण में भारतीय मानक ब्यूरो एतदुद्वारा अधिस्चित करता है कि जिन लाइसेंसों के विवस्ण नीचे दिए गए हैं, वे स्वीकृत कर दिए गए हैं:—

अनसम्ब

क्रम संख्या	लाइसेंस संख्या	स्वीकृत करने की तिथि वर्ष/माह	लाइसेंसधारी का नाम व पता	भारतीय मानक का शीर्वक	भा मा संख्या	भाग	अनु	वर्ष
1	2	3	4	5	6	7		
1.	7942087	11-5-2009	यूनिप्लैक्स केवल लिमिटेड, 158/162, जी आई डी सी, अंबरगांव 396171, डिस्ट्रिक्ट क्लसाद गुजरात	पी की इंस्लेटिड केबल	694		-	1990
2.	7940386	1-5-2009	श्रृंगार ज्वैलर्स 22, सोनल अपार्टमेंट, सुभाव चौक के पास, मेमनगर, अहमदाबाद-380 052	स्वर्ण तथा स्वर्ण मिश्र धारुओं के आभूषणों शिल्पकारी शुद्धता एवं मुहरांकन	1417	-	-	1990
3.	7941792	8-5-2009	के के गोल्ड ए 3, उमिया काम्मलैक्स व्यापारी जिन, कलोल, गांधीनगर-382 721	स्वर्ण तथा स्वर्ण मिश्र धातुओं के आभूषणों सिल्पकारी शुद्धता एवं मुहरांकन	1417		-	1999
4	7940487	4-5-2009	आदित्य बिवरेज कम्पनी एस आर नंबर 329/बी, डाकोर रोड, गांव अरेरी, ताल्लुका मेहनदाबाद खेडा-387130	पैके अवंद पेथजल	14543		-	2004

1	2	3	4	5 .	6	7	
5	7944091	20-5-2009	गांधी चौक पुलिस स्टेशन के सामने,	स्वर्ण तथा स्वर्ण मिश्र धातुओं के आभूवर्णों शिल्पकारी शुद्धता एवं मुहरांकन	1417	<u> </u>	1999
6	7945295	25-5-2009	कृष्णा फूड एंड बिवरेइज पीपलाज पीराना रोड, गॉब पीपलाज, अडमदाबाद 382405	पैकेजबंद पेयजल	14543		2004

[सं. सी एम डी/13:11] पी. के. गम्भीर, उपमहानिदेशक (मुहर)

New Delhi, the 22nd June, 2009

S.O. 1847.—In pursuance of sub-regulation (5) of the regulation 4 of the Bureau of Indian Standards (Certification) Regulations 1988, of the Bureau of Indian Standards, hereby notifies the grant of licences particulars of which are given in the following schedule:

SCHEDULE

Sl. No.	Licence No.	Grant Date	Name and Address of the party	Title of the Standard	IS No.	Part	Sec	Year
1.	7942087	11-5-2009	Uniflex Cables Limited, 158/162, GIDC, Umbergaon 396171, Dist Valsad (Gujrat)	PVC insulated Cables	694	_		1990
2.	7940386	1-5-2009	Shangar Jewellers 22, Sonal Tantament, Near Subhash Chowk, Memnagar Ahmedabad-380052	Gold and Gold Alloys, Jewellery/Artefacts- Fineness and Marking	1417	-		1999
3.	7941792	8-5-2009	K. K. Gold A-3, Umiya Complex, Vepari Jin, Kalol Gandhi Nagar-382721	Gold and Gold Alloys, Jewellery/Artefacts- Fineness and Marking	1417	_	·.	1999
4.	7940487	4-5-2009	Aditya Beverages Company Sr. No. 329/B, Dakok Road, Village Areri, Taluka Mehme- dabad Kheda-387130	Packaged Drinking Water	14543	_	******	2004
5.	7944091	20-5-2009	Hiramani Jewellers Opp. Gandhi Chowk Police Station, Gandhi Chowk, Mehsana-382715	Gold and Gold Alloys, Jewellery/Artefacts- Fineness and Marking	1417		_	1999
6.	7945295	25-5-2009	Krishna Food and Beverages Piplaj Pirana Road, Village Piplaj, Ahmedabad-382405	Packaged Drinking Water	14543			2004

[No. CMD/13:11]

P. K. GAMBHIR, Dy. Director General (Marks)

नई दिल्ली, 24 जून, 2009

का.आ. 1848.—भारतीय मानक ब्यूरो भारतीय मानक ब्यूरो (प्रवासन) विनियन, 1988 के उप-विनियम (5) के तहत यह अधिसूचित किया जाता है कि निम्नलिकित ब्यौरे बाले लाइसेन्स प्रयान किये बाते हैं।

अउत्ती

क्रम संख्या	लाइसेंस संख्या	लागू तिथी	पार्टी का नाम व पता (कारकान)	मानक की उपाची	भा.मा. संख्या भाग/खंड य वर्ष
1	2	3	4	5	6
1.	6911374	20090304	मेसर्स श्री कामाश्री ज्येलरी मार्ट पुराना ऑफ क्वांगर गडग, कोडगू-582101	स्वर्ग तथा स्वर्ग मित्र पातुएं, आपूर्ण-सिरम्बारी सुद्धता एवं व्यक्तिन	IS 1417: 1999
2.	6911475	20090304	मेसर्स कंपन ज्वेलर्स सं. 134/1, जीक मुख्य रोड, 9वॉं क्रास, जनसज्वेट, केंग्लूर-560018	स्वर्ग तथा स्वर्ग निश्न भाषुएं, आसूनन/दिस्पनारी सुद्धता एवं माथिन	IS 1417: 1999
3.	69 11 576	20090304	मेसर्स श्री नावस्टी ज्वेसर्स एस. एम. एस. पी. कॉव्य्लेक्स उद्धप्प-576101	स्वर्ग तथा स्वर्ग निश्न भातुएं, आयूनच्यसित्स्यकंरी सुद्धता स्वं नामित	IS 1417: 1999
4.	69 11677	20090304	मेसर्स कोचारी डायनच्या एण्ड ज्येत्सं प्लॉट सं. ४, नीचा माला, खमाने बिल्डिंग, सुपर मार्चेट, गुलबर्गा-585101	स्वर्ण तथा स्वर्ण निश्न पातुर्षं, आयून्क्शिल्पकारी सुद्धत एवं मार्थिण	IS 1417: 1999
5.	6912073	20090304	मेसर्ज के. जंगालाल ज्येलर्स मार्केट रोड, डोडायेलालापुर, कॅगलूर-561203	स्वर्ण तथा स्वर्ण निश्न भातुएं, आकृतन/सिरस्पनारी शुद्धता इवं माथिंग	IS 1417: 1999
6.	6911172	20090304	मेसर्स पी. एस. आई. गनेस वालीका सं. 10/3, दूसरा मुख्य रोड, ११वाँ क्रॉस, सोमेश्वर नगर, वकानगर पहला व्लॉक, बेंगलूर-560011	वैदोक्तवेद वेजनल (वैदोक्तवेद विनयल क्ला के अलावा)	IS 14543: 2004
7.	6914077	20090311	मेसर्स एस. एम. राजकर ज्वेलर्स बॉम्बे रेसर्से के सामने, सुनाव रेड, धारकाड-580001	स्वर्ण तथा स्वर्ण मिश्र धातुएं, आपूर्वच/सिरंचकारी सुद्धता स्व मार्थिंग	IS 1417: 1999
8.	6914178	20090311	मेसर्स पी. बस्टीमुल बोंडरा ज्वेलर्स पहला क्रॉस रोड, रोक्रस्क्षेपक्ट, के. जी एफ., कोल्सर-563122	स्वर्ग समा स्वर्ग मित्र धतुएं, आसूनम/सिरमकारी शुद्धता एवं माचिम	IS 1417: 1999
9.	6914279	20090311	मेसर्स विभाग ज्वेलर्स सं. 699/86, दूसरा मुख्य रोड, प्रकाश नगर, बेंगलूर-560021	स्वर्ण तथा स्वर्ण मिश्र धातुर्यं, आपूर्यण/सिरम्बनरी सुद्धता स्वं माबिंग	IS 1417: 1999

MINI III	— खण्ड 3(ii)]	पारत का राजपन : जुलाई 4, 200	१५/आपाद् १३, १५३१	37
क्रम संख्या	लाइसॅस संख्या	लागू तिथि	पार्टी का नाम व पता (कारखाना)	मानक की उपाधी	भा.मा. संख्या भाग/खंड व वर्ष
1 🗇	2	3	4	5	6
10.	6914885	20090312	मेसर्स मधुबन ज्वेल्स सं. 101/1, कोतारी टॉवर, नगर्तपेट	स्वर्ण तथा स्वर्ण मिश्र धातुएं, आभूषण/शिल्पकारी शुद्धता	IS 1417: 1999
			क्रॉस, रजता महल लेइन के सामने, बेंगलूर-560002	एवं मार्किंग	e e e e e e e e e e e e e e e e e e e
11.	6915180	20090312	मेसर्स ऐयस इंजीनियरिंग वर्क्स	अग्नि शामक, कार्बन डाई	IS 2878: 2004
			चुराना सं. 34, नया सं. 18, ऐरिकेम्पानाहल्ली,	आक्साइड वाले (सुवाह्य एवं ट्राली आरोपित)	
•		* *	बेल् र-560027		
12.	6914986	20090312	मेसर्स नवकर बीवरेजस एण्ड मिनरल्स	पैकेजबंद पेयजल (पैकेजबंद	IS 14543: 2004
			देवरगुडिहल गाँव, हुक्ली तालुक, भरवाड-580024	मिनरल जल के अलावा)	,
13.	6915079	20090312	मेसर्स रामनाथ फूड एण्ड बीवरेज	पैकेजबंद पेयजल (पैकेजबंद	IS 14543: 2004
			इंडस्ट्री, कवातर गाँव, मुल्की तालुक, दक्षिण कन्नडा, मेंगलूर-575006	मिनरल जल के अलावा)	
14.	6916182	20090316	मेसर्स मारूति ज्वेलर्स कनकादास रोड, संस्कृत	स्वर्ण तथा स्वर्ण मिश्र धातुएं, आभूषण/शिल्पकारी शुद्धता	IS 1417: 1999
			कॉलेब के पास, उद्युप्पि~576101	एवं मार्किंग	
15.	6916283	20090316	मेसर्स निर्मल ज्वेलर्स 2515/16, रविवारपेट गोकक,	स्वर्ण तथा स्वर्ण मिश्र भातुएं, आभूवण्/शिल्पकारी शुद्धता	IS 1417: 1999
	:		बेलगाम, गोकक-591307	एवं मार्किंग	
6.	6918489	20090323	मेसर्स धनुष इंडस्ट्रीज	पैकेजबंद पेयजल (पैकेजबंद	IS 14543:2004
			सर्वे सं. 186/6, कोप्पाल, कुस्तगि	मिनरल जल के अलावा)	
7.	6919592	20090326	मेसर्स अर्डेक्स एन्ड्यूरा (इंडिया)	सिरैमिक टक्ट्स और पच्चिकारी	IS 15477: 2004
	0717372	20070320	प्राईबेट लिमिटेड	में प्रयुक्त आसंजक	15 15 17 7 7 200 7
	•	•	73/1-वी, वैरेगीडा	e de la companya de La companya de la co	***
			इंडस्ट्रीयल एस्टेट, श्रीगंधानगर, हेग्गनाहल्ली,		
			त्रागवानयर, हन्गनाहरला, पीन्या, दूसरा स्टेज,		
			बेंगलूर-560091		·

[सं. सीएमडी/13:11]

पी. के. गम्भीर, उप महानिदेशक (मार्क्स)

New Delhi, the 24th June, 2009

S.O. 1848.—In pursuance of sub-regulation (5) of the Bureau of Indian Standards (Certification) Regulations 1988, of the Bureau of Indian Standards, hereby notifies the grant of licence particulars of which are given in the following schedule:—

SCHEDULE

Sl.	Licence	Operative	Name and address (Factory)	Title of the Standard	IS No. Part/
No.	No.	Date	of the Party	:	Sec. Year
1	2	3	4`	5	6
1.	6911374	20090304	M/s. Shree Kamakshi Jewellery Mart, Old Shroff Bazar, Gadag Kodagu-582101	Gold and gold alloys, Jewellerydartifacts-fineness and marking	IS 1417: 1999
2.	6911475	20090304	M/s. Kanchan Jewellers No. 134/1, 4th Main Road, 9th Cross, Chamarajpet, Bangaloe-560018	Gold and gold alloys, Jewellery/artifacts-fineness and marking	IS 1417: 1999
3.	6911576	20090304	M/s. Shree Novelty Jewellers S.M.S.P. Complex, Udupi-576101	Gold and gold alloys, Jewellery/artifacts-fineness and marking	IS 1417: 1999
4.	6911677	20090304	M/s. Kothari Diamonds & Jewels, Plot No. 4, Ground Floor, Khanange Building, Super Market, Gulbarga-585101	Gold and gold alloys, Jewellery/artifacts-fineness and marking	IS 1417: 1999
5.	6912073	20090304	M/s. K. Champalal Jewellers Market Road, Dodabelalapur Bangalore-561203	Gold and alloys, Jewellery/ artifacts-fineness and marking	IS 1417: 1999
6 .	6911172	20090304	M/s. PSI Ganesh Marketing No. 19/3, 2nd Main Road, 11th Cross, Someshwara Nagar, Jayanagar Ist Block, Bangaloe-560011	Packaged Drinking Water (Other than packaged natural mineral water)	IS 14543: 1999
7.	6914077	20090311	M/s. S.M. Raikar Jewellers Opp. Bombay Restaurant, Subhas Road, Dharwad-580001	Gold and gold alloys, Jewellery/artifacts-fineness and marking	IS 1417: 1999
8.	69 14178	20090311	M/s. P. Bastimull Bohra Jewellers Ist Cross Road, Robersonbet, K.G.F, Koler-563122	Gold and gold alloys, Jewellery/artifacts-fineness and marking	IS 1417: 1999
9.	6914279	20090311	M/s.Vimal Jewellers No. 699/86, 2nd Main Road, Prakashnagar, Bangalore-560021	Gold and gold alloys, Jewellery/artifacts-fineness and marking	IS 1417: 1999
10.	6914885	20090312	M/s. Madhuban Jewels No. 101/1, Kotari Tower, Nagarthpet Cross, Opp. Rajatha Mahal Lane, Bangalore-560002	Gold and gold alloys, Jewellery/artifacts-fineness and marking	IS 1417: 1999

1	2	3	4	5	. 6
11.	6915180	20090312	M/s.ACE Engineering Works Old No. 34, New No. 18, Arekempanahalli, Bangaloe-560027	Fire Extinguisher, Carbon Dioxide Type (Portable and Trolley Mounted)	IS 2878: 2004
12.	6914986	. 20090312	M/s. Navkar Beverages & Minerals, Devargudihal Village, Hubli Taluk, Dharwad-580024	Packaged Drinking Water (Other then Packaged natural mineral water)	IS 14543: 2004
13.	6915079	20090312	M/s.Ramanath Food & Beverage Industry, Kavathar Village, Mulky Taluk, Dakshin Kannada, Mangalore-575006	Packaged Drinking Water (Other then Packaged natural mineral water)	IS 14543: 2004
14.	6916182	20090316	M/s.Maruthi Jewellers Kanakadas Road, Near Sanskrit College, Udupi-576101	Gold and gold alloys, *• Jewellery/artifacts-fineness and marking	IS 1417: 1999
15.	6916283	20090316	M/s.Nirmal Jewellers 2515/16, Raviwarpeth Gokak, Belgaum, Gokak-591307	Gold and gold alloys; Jewellery/artifacts-fineness and marking	IS 1417: 1999
16.	6918489	20090323	M/s.Dhanush Industries Sy. No. 186/6, Koppal Kustagi	Packaged Drinking Water (Other then Packaged natural mineral water)	IS 14543: 2004
17.	691 9592	20090326	M/s.Ardex Endura (India) Pvt. Ltd. 73/1B, Byregowda Industrial Estate, Srigandhanagar, Hegganahalli, Peenya 2nd Stage, Bangalore-560091	Adhesives for use with Ceramic Tiles and Mosaics	IS 15477: 2004

[No. CMD/13:11]

P. K. GAMBHIR, Dy. Director General (Marks)

नई दिल्ली, 29 जून, 2009

का.आ. 1849.—भारतीय मानक ब्यूरो (प्रमाणन) विनियम, 1988 के विनियम 5 के ठप-विनियम (6) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करता है कि निम्न विवरण वाले लाइसैंसों की हैं उनके आगे दर्शायी गई तारीख से रद्द कर दिया गया है :-

अनुसूची

क्रम सं.	लाईसेंस संख्या सीएम/एल	लाईसेंसधारी का नाम व पता	लाईसेंस के अंतर्गत वस्तु/प्रक्रम सम्बद्ध भारतीय मानक का शीर्षक	रद्द करने की तिथि
(1)	(2)	(3)	(4)	(5)
1.	7354373	लीलाधर फूड केम इण्डस्ट्रीज प्लॉट सं. डब्ल्यू-16 टी.डी.सी. इण्डस्ट्रीयल एरिया एम.आय.डी.सी., पृष्के	भा मा 5346:1994 स्रलिष्ट खाद्य रंग और मिक्बर	3-4-2009

[संख्या केन्द्रीय प्रमाणन विभाग/13:13]

पी. के. गंभीर, उपमहानिदेशक (प्रमाणन)

New Delhi, the 29th June, 2009

S.O. 1849.—In pursuance of sub-regulation (6) of regulation 5 of the Bureau of Indian Standards (Certification) Regulations, 1988, the Bureau of Indian Standards, hereby notifies that the licences particulars of which are given in the following schedule have been cancelled with effect from the date indicated against each:

STREET, LE

Sl. No.	Licence No.	Name and Address of the licencee	Article/Process with relevant Indian Standard covered by the licence cancelled	Date of Cancellation
(1)	(2)	(3)	(4)	(5)
1.	7354373	Liladhar Food Chem. "Industries Plot No. W-16, T.T.C. Industrial Area M.I.D.C., Pawane Navi Mumbai-400705	IS 5346: 1994 Synthetic Food Colours and Mintures	3-4-2009

[No. CMD/13:13]

P. K. GAMBHIR, Dy. Director General (Marks)

नई दिल्लीं, 29 🐙, 2009

का,आ, 1850.—भारतीय मानक ब्यूरो (प्रमाणन) विनियम, 1988 के नियम 4 के उप-किनियम (5) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित-करता है कि जिन लाईसँसाँ के विचरण नीचे अनुसूची में दिए गए हैं, वे स्वीकृत कर दिए गए हैं:--

अगमधी

क्रम सं.	लाईसेन्स सं.	स्वीकृत करने की तिथि वर्ष/माह	लाईसँसभारी का नाम	भारतीय मानक का शीर्षक	भामा भाग अनु वर्ष सं
(1)	(2)	(3)	(4)	(5)	(6)
1.	7912179	3-4-2009	रायल जल सी-219 एम. आय.डी.सी मिरजोले, रत्नागिरी, महाराष्ट्र 414639	वैक्षेत्रवंद पीने का पानी (वैक्षेत्रवंद प्राकृतिक मिनरल जल के अलावा)	भामा 14543:2004
2.	7922182	2-4-2009	यशमी फूड ग्रेडक्टस् 239/3/1 पुराना ग्रमाना रोड, नम्दूरकार,सहारा महाराष्ट्र 425409	पैक्केक्बंद पीने का पानी (पैकेक्बंद प्राकृतिक मिनरल जल के असावा)	भामा 14543:2004
3.	7923285	3-4-2009	एक्सल अवन डी-21, अतिरिक्त एकआपडीसी, एरियर लालिंग, कुले महाराष्ट्र-424605	पैकेजर्बंद पीने का पानी (पैकेजबंद प्राकृतिक मिनरल जल के अलावा)	भामा 14543:2004

[संस्मा केन्द्रीय प्रमाणन विभाग/13:11]

पी. के. गंनीर, उप-महानिदेशक (प्रमाणन)

New Delhi, the 29th June, 2009

S.O. 1850.—In pursuance of sub-regulation (6) of regulation 5 of the Bureau of Indian Standards (Certification) Regulations, 1988, the Bureau of Indian Standards, hereby notifies the licences particulars of which are given below in the following schedule:

SCHEDULE

SI. No.	Licence No.	Grant Date	Name and Address (factory) of the Party	Product	IS No./Part/Sec. Year
(1)	(2)	(3)	(4)	(5)	(6)
1.	7912179	3-4-2009	Royal Jal C-219, M.I.D.C., Mirjole, Ratnagiri, Maharashtra-414639	Packaged Drinking Water (other than Packaged Natural Mineral Water)	14543:2004
2.	7922182	2-4-2009	Yashyi Food Product, 239/3/1 Old Prakasha Road, Nandurbar Shahda Maharashtra-425409	Packaged Drinking Water (other than Packaged Natural Mineral Water)	14543:2004
3.	7923285	3-4-2009	Excel Aqua D-21, Addl. MIDC Area, Laling Dhule, Maharashtra-424005	Packaged Drinking Water (other than Packaged Natural Mineral Water)	14543:2004

[No.CMD/13:11]

P. K. GAMBHIR, Dy. Director General (Marks)

नई दिल्ली, 30 जून, 2009

का.आ. 1851.—भारतीय मानक क्यूरो नियम, 1987 के नियम 7 के उपनियम (1) के खण्ड (ख) के अनुसरण में भारतीय मानक क्यूरो एतद्द्वारा अधिसूचित करता है कि नीचे अनुसूची में दिए गए मानक (को) में संशोधन किया गया/किए गए हैं।

अनुसूची

क्रम सं	संशोधित भारतीय । और वर्ष	गनक की संख्या	संशोधन की संख्या और तिथि	संशोधन लागू होने की तिथि
(1)	(2)		(3)	(4)
1.	आई एस 884 : 1985		संशोधन संख्या 3, दिसम्बर, 2008	 23 জুন, 2009

इन संशोधनों की प्रतियां भारतीय मानक ब्यूरी मानक भवन 9 बहादुर शाह जफर मार्ग नई दिल्ली-110002, क्षेत्रीय कार्यालयों नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालयों अहमदाबाद, बंगलीर, भोपाल, भुवनेश्वर, कायम्बतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, नागपुर, पटना, पुणे तथा तिरुवनन्तापुरम में बिक्की हेतु उपलब्ध है।

[संदर्भ : सीईडी/राजपत्र]

एं. के. सैनी. वैज्ञानिक 'एफ' एवं प्रमुख (सिविल इंजीनियरी)

New Delhi, the 30th June, 2009

S.O. 1851.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

SCHEDULE

SL No.	No. and Year of the Indian Standard	No. and year of the amendment	Date from which the amendment shall have effect
(1)	(2)	 3)	(4)
1.	IS 884 : 1985	Amendment No. 3, December 2008	23 June 2009

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[Ref.: CED/Gazette]

A. K. SAINI, Sc. 'F' & Head (Civil Engg.)

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 23 जून, 2009

का. आ. 1852.— भारत सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मैसर्स रिलाएन्स इंडस्ट्रीज लिमिटेड के आन्ध्रप्रदेश में पूर्वी तट पर् ऑनशोर टरमिनल से देश के विकिन्न हिस्सों में उपभोक्ताओं तक प्राकृतिक गैस के परिवहन के लिए, मैंसर्स रिलोजिसटिक्स इन्फ्रास्ट्रक्चर लिमिटेड द्वारा एक प्रावृक्षका विकाई जानी चाहिए ;

और भारत सरकार को उक्त पाइपलाइन विछाने के प्रयोजन के लिए वह आवश्यक प्रतीत होता है कि, उस भूमि में, जिसके भीतर उक्त पाइपलाइन विछाई जाने का प्रस्ताव है और जो इस अविद्युक्त से उपावद्ध अनुसूची में वर्णित है, उपयोग के अधिकार का अर्जन किया जाए ;

अतः अब, भारत सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूगि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए, उनमें उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितवाह है, उस तारीख से जिसको उक्त अधिनियम की धारा 3 की उपधारा (1) के अधीन जारी की गई अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन विछाई जाने के लिए उपायोग के अधिकार के अर्जन के संबंध में श्री के गंगाचलम सक्षम प्राधिकारी, मैसर्स रिलोजिसटिक्स इन्फ्रास्ट्रक्चर लिमिटेड, न . 67-11-21/2, सम्बिकुजा, न्यु सेंचुरी पब्लिक स्कूल के सामने, एल वी नगर, काकिनाडा - 533 003, पूर्वी गोदावरी जिला, आन्य प्रदेश राज्य को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

मंडल/ तेहसिल/ तालुक इसामलकोट	जिला श् पुर्वी गोवाव री	राज्य : आन्ध प्रदेश आर.ओ.यू. अर्जित करने के शिए केतफल			
गाँव का नाम	सर्वे तं. / सथ विविजन तं.				
		हेम्स्टेयर	एयर	सि एयर	
1	2	3	4	5*	
1) पनसापाडु	108/3	00	13	. 85	
•	108/2	00	20	96	
	10 8/ 1	00	16	07	
	107	00	01	30	
	104/2ए	00	49	04	
	104/2 वी	00	03	78	
	104/1	0.0	25	10	
	105	00	0:0	95	
	100/ 5वी	00	13	26	
	100/4g	00	26	45	
	10 0/1 बी	00	00	52	
	100/1 ए	00	07	70	
²⁾ पी.वेमावरम	82	00	03	93	
•	93	00	04	83	
	90	00	24	26	
	88	00	15	09	
	73/1	00	19	47	
	73/2	00	19	12	
	71	0.0	06	05	



	1		2	3	4	5
	2) पी.वेगावरम (निरंतर)	72		00	04	26
		64	•	00	00	66
		74		00	18	38
		63	÷	00	32	91
	,	64/1		00	15	12
		60/1		0.0	20	58
٠		59/6		0.0	16	86
		59/7		00	01	20
		59/3	•	00	03	40
		59/4		00	13	26
		5 9/4 58	•	00	04	75
			•	0Ò	12	57
		56	•			
		57		00	07	16
		55		00	03	07
	N	38	•	QO	03	37
		35		00	04	87
		36		00	0.3	89
		33/2		00 00	02 51	08 81
	·	33/1				
		32	,	. 00	03	89
		5		00	30	75
		3 2		00	21	38
	•		•	00	28	40
		11		00	19	63
3)	उन्दूर	41/2		00	10	28
′	*	41/1		00	06	70
		39		00	06	74
-		42/2	•	00	13	36
		42/1		0.0	30	54
4)		539		00	61	42
4)	सामलकोट	538		00	66	43
	•	540		00	18	74
		542		0.0	16	48
		<u>, "``</u>				
5)	कापवरम	12/1	•	00	58	84
		12/3		00	69	31
	·	12/4	•	00	69	31
		10/1	•	00	05	08
	·	10/2		00	: 34	84
		7		00	16	97
-		6	,	00	06	07
		16	•	00	00	10
		17	•	00	30	64
		18/2		00	23	10
		19	-	0.0	05	50
1		20		0.0	21	- 11
	•	22.	•	00	23	06
		23/2		00	01	23
		23/1		00	02	92
				00	04	76

1		3	4	5
 पवारा 	371	01	03	53
,	375	00	12	43
	368	00	03	43
	374	00	00	50
	367/3	00	18	78
	348	00	03	68
	347	00	68	80
	342	00	34	42
	341/1	-00	26	89
	340/1	00	42	86
	339/1	00	63	58
	338/1	ÕÕ	80 .	44
	335	00	10	83
	3 34/ 1	00 /	12	94
	334/2	00	00	10
	333	00	23	81
	323/10	00	06	25
	323/9	00	27	73
	323/7	00	00	36
	322	00	04	99
	315/2	00	45	51
	311	00	04	70
गंडल/ तेहसिल/ तालुक ःपिठापुरम	जिला श्युची गोपाचरी	राज्य ३आन	प्र प्रदेश	
¹) सोना दर म	101/3डी	00	07	56
	<u>1</u> 0 1/3 ती	00	19	80
	10 1/3 वी	00	01	30
	100/2	00	12	70
	100/1	0,0	16	90
	100/3	ο̈́ο	02	73
	99/2	00	13	40
	99/1	00	30	12
	98/6	00	09	30
	98/4	00	10	09
²) कन्डराडा				
<i>,</i>	14/1 ई	00	05	31
	14/1ई 14/1एफ	00	05 08	31 56
	-			
	14/1एक	00	08	56
	14/1एफ 14/5 ती	00 00	08 09	56 40
	14/1एफ 14/5 वी 14/4ए	00 00 00	08 09 04	56 40 67
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/4सी	00 00 00 00	08 09 04 10	56 40 67 11
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी	00 00 00 00 00	08 09 04 10 08	56 40 67 11 58
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी 14/6	00 00 00 00 00	08 09 04 10 08 03	56 40 67 11 58 26
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी	00 00 00 00 00 00	08 09 04 10 08 03	56 40 67 11 58 26 85
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी 14/6	00 00 00 00 00 00	08 09 04 10 08 03 05	56 40 67 11 58 26 85 26
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी 14/6	00 00 00 00 00 00 00	08 09 04 10 08 03 05 06 30	56 40 67 11 58 26 85 26 39
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी 14/6 15	00 00 00 00 00 00 00	08 09 04 10 08 03 05 06 30	56 40 67 11 58 26 85 26 39
	14/1एफ 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी 14/6 15 16	00 00 00 00 00 00 00 00	08 09 04 10 08 03 05 06 30 01	56 40 67 11 58 26 85 26 39 10
	14/1एक 14/5सी 14/4ए 14/4सी 14/4सी 14/5ए 14/3सी 14/6 15 16 18/6	00 00 00 00 00 00 00 00	08 09 04 10 08 03 05 06 30 01	56 40 67 11 58 26 85 26 39 10 10

					,
1		2	3	.4	5
2) कवराडा (निरंतर)	24/10सी		00	07	88
	24/9		00	02	47
	24/8बी		00	00	88
	24/7 §		00	00	96
	24/7 डी		00	01	
	24/7前		00	01	25 90
	24/6		00	00	63
	24/8ए	·.	00	03	52
	25/2		00	06	
	25/1				85
			00	00	19
	27		00	80	40
	44/9		00	01	54
	44/6	•	00	49	10
	44/3		00	08'	74
· .	44/2ঢ়		00	09	13
	44/2वी	4 .	00	13	12
	44/2सी		00	13	12
-	44/1		00	10	47
	40/4		00	00	76
	58/4	: •	00	18	63
	58/2ਵੀ		00	00	21
•	58/2 सी	•	00	04	41
	58/1 τ		00	14	45
	58/2π		00	03	90
	68/1	4	00	00	
	68/2	w. * .			45
	67		00	25	52
And the second s	65/19		00	02	13
		•	00	14	83
	65/17		00	10	08
	65/15	N 1	00	00	10
	65/16		00	07	27
and the second second	65/14		00	00	85
	65/7		00	00	61
· •	65/8	· ·	00	16	54
	65/9	· · · · · · · · · · · · · · · · · · ·	00	02	81
	96/2डी		00	-00	10
	93/5	•	.00	01	52
	93/4		00	01	30
	93/1 ś		00	04	47
	93/1जी	4 ,	00	03	26
•	93/1 डी .	·.	00	00	88
	93/1 सी	V State of the Control of the Contro	00	00	
	93/3	•			27
	93/2		00	05	89
	•		00	06	06
· •	94/4		00	35	89
•	94/6ए		00	25	16
	94/6वी	· · · · · · · · · · · · · · · · · · ·	00	0.1	45

HE GAZE	TIE OF INDIA : JULY 4, 2009/ASALAMA	13, 1731	[rat	11 300. 3(
1	2	3	4	5
2) कन्डराडा (निरंतर)	96/3€	00	00	10
	9 6/3एफ	00	06	13
	9 6/3 जी	00	12	55
a .	9 6/ 1जे	00	02	90
	96/1के	00	03	32 ,
	9 6/1एल	00	02	77
	9 <i>6</i> /1 जी	00	04	46
	96/1एच	00	02	44
	86	00	03	06
	96/2आई	00	00	10
	96/1एफ	00	09	91
	96/2जे	00	01	55
	96/1 ś	00	05	78
	96/1 ड ी	00	03	52
	85	00	05	78
	96/2एल	00	00	59
	96/2एम	00	03	19
	96/1 4 1	00	. 10	50
	96/1 बी	00	03	53
	96/1ए	00	00	10
	149	00	04	51
	152	00	15	09
	151	00	08	51
³) कुमारपुरम	32	00	04	89
.	28/1	00	43	78
	28/6	00	34	59
i e	28/2	00	28	78
	. 26/6	00	04	10
	2 6/1बी	00	01	. 85
	2 6/2 ए	00	01	13
	2 6/2 बी	00	80	73
	2 6/2 सी	00	02	86
	26/3	0.0	00	10
	2 6/1 ए	00	14	06
	25	00	02	93
	2 1/5	00	07	58
•	21/6	00	00	10
	21/4	00	24	12
	21/3	00	18	04
•	19/2	00	82	88
	18	00	03	66
⁴) पिठापुरम	17	00	02	66

1	2	3	4	5
4) पिळपुरम (निरंतर)	16	00	06	19
	15/1	00	06	36
	15/2	00	13	85
	15/3	00	16	02
	15/4	00	0.0	21
	18/5	00	- 17	82
	10	0.0	35	25
	9	00	02	41
	8	00	01	66
	119	00	52	82
	120	00	29	45
•	121	00	86	- 60
	113	00	09	40
	109	00	17	12
	111	00	28	60
	110	00	04	46
	190	00	05	35
	192	00	07	07
	191	00	02	46
	195	00	01	11
	188	00	00	70
	185	00	00	61
	184	00	03	92
	196	00	11	86
	197/4	00	12	79
	197/3	00	14	06
	183/2	00	01	19
	197/2	00	24	63
. The second sec	223/6	00	40	08
	223/4	00	49	23
	224/8	00	GO	33
	224/6	00	28	92
	224/5	00	00	45
	224/4	00	23	81
	226	00	52	96
	97	00	13	24
5) अग्रहारम	-			
10	96	00	26	07
	99/1	0.0	31	19
	101/4	00	22	69 00
····	10 1/5 ए	00	22	00
and the second s	10 1/5बी	0.0	10	55
	101/6σ	00	02	54

790 THE GAZET	TE OF INDIA: JULY 4, 2009/ASADHA 13, 193) I	[F. GET	II—Sec. 3(ii)
1	2	3	4	5
5) अग्रहारम (निरंतर)	103/1	00	80	87
	103/2	00	29	09
	104/1	00	31	96
	105/2	00	.00	21
	10 6°	00	20	83
	107	00	00	14
•	108	00	30	26
:	109	00	0.0	10
	110/2	00	03	05
•	110/1	00	17	01
•	128/ 1बी	00	36	73
	12 8/1 ए	00	07	51
	129/1	00	09	08
÷	132/2	00	01	73
	13.1	00	18	43
e de la companya de l	133/28	00	04	72
141,	133/27	00	01	66
	133/25	00	00	53
	133/24	00	00	41
	133/23	00	00	13
	133/26	00	09	35
	133/22	00	06	81
	133/21	00	08	87
	133/20	00	06	34
	133/19	00	02	50
	133/17	00	00	10
• .	152/3	00	14	65
	152/2	00	07	95
	152/12	00	17	81
	152/13	00	01	31
	151	00	05	25
⁶) रापरती	284	00	01	87
/ 11/10	285	00	02	84
	349/6	00	11	90
•	349/5	00	00	10
	351	00	09	66
	347	00	03	58
	350/2	00	20	95
	350/1	00	10	21
	352	00	53	07
	375/2	00	01	92
	375/1	00	28	65

	का राज्यत्र : जुलाइ ४, २००५/आया		1 4	
1	2	3	4 05	5
- 6) रापरती (निरंतर)	376	00	25	18
	372	00	43	41
	371	00	03	73
	370/3	00	01 <	63
	370/2	00	48	87
	370/1	00	02	77
	369/2	00	00	14
	381/3	00	03	81
	380	00	00	14
	381/1	00	05	60
	381/2	00	03 ,	91
7) भोगापुरम	416/2	00	00	10
	416/3	00	80	98
gr. e	416/1	00	23	04
	417	00	15	78
	413/8	00	03	31
	413/7	00	13	54
•	413/6	00	06	90
	413/5	00	07	00
	413/4	00	10	61
	413/2	00	01	78
	410/3	00	00	10
· ·	410/4	00	32	84
	410/6	00	37	33
•	411	00	05	08
	409	00	~ 28	59
	432/2	00	00	96
	432/1	00	23	16
•	432/3	00	09	- 17
•	433/3	00	03	63
	433/4	. 00	16	57
	431/3	00	00	10
	431/2	00	01 -	79
	431/1	00	04	61
•	435/1	00	16	48
	436/2	. 00	24	33
	436/1	00	01	14
·	437/1	00	08	03
	437/2	00	10	91
	439	00	05	74
	289/3	00	04	25
	289/4	00	07	73
	203/4	- 00	<u> </u>	13

1	2	3	4	5
7) भीगापुरम (निरंतर)	289/5	00	01	07
,	289/9	00	00	74
	289/8	00	18	. 86
· :	289/10	00	06	10
	2 89/ 11	00	04	32
	288/6	00	20	37
	288/1	00	01	52
	254/6	00	02	33
	254/4	00	09	52
	254/2	00	06	41
	254/1	00	11	11
	. 258/4	00	18	05
	258/5	00	01	88
	258/3	00	08	16
	257	. 00	29	88
	256/1	00	06	40
	256/2	00	00	68
	260/8	00	01	16
	260/2	00	23	16
	260/1	00	12	58
	2:61/1	00	15	64
	2 6 2 / 3 सी	00	42	17
	2 6 2 / 3बी	00	00	10
	262/2	. 00	00	98
	2 6 2 / 1बी	00	12	64
	2 6 2 / 1 ए	00	13	05
	2 65/4	00	00	36
•	243/1	. 00	05	62
	242/2ए	00	01	41
	242/2वी	00	23	09
	24.2/2सी	00	05	94
	242/1	00	01	74
	217/1	00	11	72
	217/2	00	10	26
	216/2	00	14	83
	216/3	00	00	10
	215	00	05	54
	196/2	00	12	23
	196/1	00	26	13
	197/1 ए	00	18	53
	197/1 वी	00	03	26
	197/1स्त्री	00	00	28

1	2	3	4	5 ·
7) भोगापुरम (निरंतर)	198/5ए _	00	15	09
	198/5 वी	00	19	57
	198/2	00	01	11
	198/3	00	19	20
	202/1	00	03	55
	201/2	- 00	05	26
	201/1	00	27	80
	201/7	00	0.0	48
	200/1	00	38	74
	200/2	0.0	04	09
:	150/4	00	00	20
	150/5	00	37	24
·	149/5	00	16	73
•	149/6	00	05	10
	149/4	00	01	65
	149/3	00	14	32
	149/2	0.0	31	49
	148	00	00	65
मंडल/ तेहसिल/ तालुक श्गोल्लाप्रोलु	जिला :पुर्वी गोदावरी	राज्य ३आ		
1) गोल्लाप्रोलु	593/10	00	09	07
) distributed	593/4	00	23	62
· ·	593/8	00	06	56
·	593/7	0.0	01	14
	593/6	00	09	58
••	593/5	00	08	42
	593/2τ	00	05	35
•	593/2बी	00	00	72
	593/2सी	00	22	14
	592/2	00	07	26
	592/1	00	20	07
	4	:0:0	00	10
	. 5/1	00	0.6	73
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1	2	3	4	5
1) गोस्लाप्रोसु (निरंतर)	27/3	00	17	10
•	80/3	00	05	84
	80/4	00	42	41
	78	00	59	94
	41	00	04	16
	42	. 00	05	02
	76	00	00	10
	77	00	00	65
•	46/2	00	27	72
	46/1	00	02	50
	47/2	00	00	11
	47/1 .	00	20	62
	49/1	00	37	07
	50/1	00	53	63
	51/2	00	71	66
	51/3	00	01	70
	52	00	02	42
	53 ·	00	46	86
	54/7	00	03	54
	54/5	00	23	01
	54/4	00	00	10
• •	54/1	0.0	06	75
	54/2	00	04	70
	54/3	00	01	28
	55/12	00	00	17
	55/10	00	00	32
	55/11	00	28	51
	58	00	40	98
	59/2	00	05	79
	57/1/6	00	04	68
	57/1/7	00	15	23
	57/1/8	00	25	32
2) चेन्दुर्ती	605/5	00	00	10
3	605/4	00	01	15
	60 6/3	00	03	12
	606/2	00	27	88
	60 6/1	0.0	00	25
·	607	00	07	63
3) चेब्रोलु	562	00	03	56
	561/4	00	00	10
	560/2	00	46	13
	560/1	00	04	16

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3) चेब्रोलु (निरंतर)	561/1	00	24	11
	561/2	ÓO	20	08
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	565/3	00	02	98
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	568	00	26	49
	567/2	00	00	10
	567/3	00	24	35
	567/4	00	08	88
	588	00	0.0	70
	589/4	00	27	40
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	587	00	08	24
	582	00	22	56
	581	00	01	20
	593	00	13 .	21
	598	00	36	77
	594	00	92	71
	520/28	00	00	45
•	518	00	77	83
•	655	00	03	98
· ·	662	00	02	34
.	663	00	36	64
	666	00	28	29
	667	00	38	81
	668	0.0	08	44
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	451/2	00	11	25
	450	00	15	97
	452	00	03	56
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3) चेत्रीसु (निरंतर)	463/4	00	13	28
• C	463/3	00	05	17
	463/2	00	10	94
1	463/1	00	11	23
	461	00	00	10
	462	00	15	12
	416/1	00	12	84
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	418/4	00	04	65
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	418/7	00	06	23
	407	00	02	09
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	379/5	00	03	70
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	379/3	00	01	38
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·	314/4	00	12	96
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	312/1	00	13	78
	276	00	04	38
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4) दुरगाडा (निरंतर)	469/9	00	23	06
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	470	00	14	59
	275	00	00	10
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•	264	00	17	48
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	305	00	08	70
	306	00	45	00
	231/1	00	13	50
	231/2	00	04	68
	230/2	00	03	57
	230/7	00	23	17
	232/1	00	01	54 .
	233/1	00	39	25
	234/2	00	20	01
	234/1	00	09	94
	235/2	00	00	92
	235/1	00	29	23
	227	00	61	51
•	210	00	11	96
	211/3	00	00	50
	211/2	0.0	21	01
•	211/6	00	19	90
	211/7	00	16	48
	211/9	00	15	63
	211/8	00	19	82
	223	00	08	15
	212	00	05	20
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4) दुरगाडा (निरंतर)	213	00	10	03
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	215	00	-10	45
	216	00	24	38
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•	79	00	13	93
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[फा. सं. एल-14014/20/2009-जी.पी. के.के.शर्मा, अवर सचिव

MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 23rd June, 2009

S. O. 1852.—Whereas it appears to Government of India that it is necessary in public interest that for transportation of natural gas from onshore terminal at east coast of Andhra Pradesh of M/s Reliance Industries Limited to consumers in various parts of the country, a pipeline should be laid by M/s Relogistics Infrastructure Limited;

And whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed here to;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of Right of User therein for laying the pipeline under the land to Shri K. Gangachalam, Competent Authority, Relogistics Infrastructure Limited, D.No. 67-11-21/2 Savisuja, Opp New Centuary Public School, L.B. Nagar, Kakinada – 533003, East Godavari District, Andhra Pradesh State.

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antara	Some property in whose con-	and the second s	mi sudministrative Mije	yan e kanat ugu jud orantalilosi oranazisin tartiilbar 16	and the state of t	00	00	. 659 10 52
	ðe.	20.	00	17	1933ag	00	30	64
	1730 1730	\$2)	(94)	18/2	0.519.1	00	23	10
	νδ.	L()	(14)	19		00	05	50
	11	1. Ta	14)	20	Maj hij	00	21	11
	×2	.80	(90)	22	0.44	00	23	06
	30	50	06	23/2	表针数 】	00	01	23
	₹. 18	65	99	23/1	east :	00	02	92
	35 35	Řΰ	60	1	1734	00	04	76
6)	Pavara	3£	00	371	₹ \$	01	03	53
٠,	01	· {{}	00	375	M	00	12	43
	1);	$\{V\}$	06	368	\$18.1	00	03	43
	λ_{ij}	Ř()	θθ	374	35.81	00	00	50
	1.5 £"	57.7	(M)	367/3	₹:	00	18	78
	78	(i	00	348	A(-)-\$2	00	03	68
	Ç.N	Y- 1		3 4 7	Salt by	00	68	80
		73)	ĜĜ.	342	MAGE!	00	34	42
	(° 5)	2.43	11()	341/1	Ø.1,5	00	26	42 89
	## ##	00	(s)	340/1	\$ 1500 e	00	42	86
	125	(X)	00	339/1	arat.	00		58
—		10	90	337/1	\$17.565		63	36

	2	3	4	5
6) Pavara (Contd)	338/1	00	80	44
	335	00	10	83
	334/1	00	12	94
	334/2	00	00	10
	333	00	23	81
	323/10	00	06	25
·	323/9	00	27	73
	323/7	00	00	36
	322	00	04	99
	315/2	00	45	51
	311	00	04	70
Mandal/Tehsil/Taluk:Pithapuram	District:Sast Gedeveri	State	:Andhra F	radesh
1) Somavaram	101/3D	00	07	56
	101/3C	00	1 9	80
	101/3B	00	01	30
	100/2	00	12	70
	100/1	00	16	90
	100/3	00	02	73
	99/2	00	13	40
	99/1	00	30	12
	98/6	00	09	30
	98/4	00	10	09
2) Kandrada	14/1E	00	05	31
•	14/1F	00	08	56
	14/5C	00	09	40
	14/4A	00	04	67
	14/4B	00	10	11
	14/4C	00	08	58
	14/5A	00	03	26
	14/3B	00	05	85
	14/6	00	06	26
	15	00	30	39
	16	00	01	10
	18/6	00	00	10
	18/7E	00	05	05
	17	00	17	70
	24/10A	00	04	87
	24/10B	00	12	42
	24/10C	00	07	88
	24/9	00	02	47
	24/8B	00	00	88
•	24/7E	00	00	96
	24/7D	00	01	25

1	2	3	4	5
2) Kandrada (Contd)	24/7C	00	01	90
	24/6	00	00	63
	24/8A	. 00	03	52
	25/2	00	06	85
	25/1	.00	00	19
	27	00	08	40
	44/9	00	01	54
	44/6	00	49	10
	44/3	00	-08	74
	44/2A	00	09	13
	44/2B	00	13	12
	44/2C	00	13	12
	44/1	00	10	47
•	40/4	00	00	76
•	58/4	00	18	63
	58/2D	00	00	21
	58/2C	00	04	41
	58/1A	00	14	45
•	58/2A	00	03	90
	68/1	00	00	45
•	68/2	00	25	52
	67	00	02	,13
	65/19	00	14	83
	65/17	00	10	08
	65/15	00	00	- 10
	65/16	00	07	27
	65/14	00	00	85
	65/7	00	00	61
	65/8	00	16	54
	65/9	00	02	81
·	96/2D	- 00	00	10
	93/5	00	01	52
	93/4	. 00	01	30
	93/1E	00	Ó4	47
	93/1G	00	03	26
	93/1D	00	00'	88
	93/1C	00	00	27
	93/3	00	05	89
	93/2	00	06	06
	94/4	00	35	89
	94/6A	00	25	16
	94/6B	00	01	45

,	eriya in a magamiyy maryay a ayaa ayaa ayaa ay	1,	an representation of the second of the secon	The state of the s	2	3	4	5
2)	Kandrada (Contd)	· ·		96/3E		00	00	10
	. :	11.	př. v	96/3F		00	06	13
		14-	** \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	96/3G		00	12	55
	: Y		<u>.</u> .	96/1J		00	02	90
	:	<i>4</i> 1.	100	96/1K		00	03	32
	*.	3.3	280 ;	96/1L		00	02	77
	1 m	100	+p++	96/1G	•	00	04	46
	* i	Qψ	£ 25.5	96/1H		00	02	44
		4.7	4 A 4	86	4 - 9	00	03	06
	e .		(h)	96/2I		00	00	10
	* 4 * 4	<u>,</u> :	(5)	96/1F		00	09	91
	_ i	:	, क्	96/2J		00	01	55
	514	141	$\alpha_{r_{i}}$	96/1E		00	05	78
	48 ⁴ ,	\mathbb{N}^{1}	1.49	96/1D		00	03	52
	1.	2.1	\$ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	85	. *	00	05	78
	:	11.	G_{4}	96/2L		00	00	59
	1.		the second	96/2M		00	03	19
		1	- 175	96/1C		00	10	50
	(4)	1.	*	96/1B		00	03	53
	<u>†</u> 4.	40%	Sty.	96/1A		00	00	10
	4 + 2. 4		147	149		00	04	51
	y 1		£ 1 ***	152		00	15	09
	1.6	j. ;	- 30°	151		00	08	51
3)	Kumarapuran	1 9 E	(74)	32		00	04	89
	1.5	Φ^{Ω}	The state of the s	28/1		00	43	78
	1.1		VIII	28/6		00	34	59
	£11	1/44	197	28/2		00	28	78
	1.5	163	FWE	26/6		00	04	10
	₹ 21 - +	4.4	189	26/1B		00	01	85
	\$ \frac{\pi_1}{2}	M:	44	26/2A	T =	00	01	13
	1.7	170	7.3	26/2B		00	08	73
	'.	: 1 =	(M)	26/2C		00	02	86
	15%	10	3.34.3	26/3	•	00	00	10
	÷*;	\$ (*)	1943	26/1A	. "	00	14	06
	, s*	5.4	(H)	25	• .	00	02	93
	F. 34	6	₩	21/5	· .	00	07	58
	\$	्र्यंत्र	(Cr)	21/6		00	00	10
	97.	1.1	+ y [1	21/4		00	24	12
	S 48 \$	-77	₹¥‡	21/3		00	18	04
	***	À .	(4)	19/2	4 - 6	00	82	88
	43	2.5	:W:	18		00	03	66
	Pithapuram	13		17				

1	2	3	4	5
4) Pithapuram (Contd)	16	00	06	19
	15/1	00	06	36
	15/2	00	13	85
	15/3	00	16	02
	15/4	.00	00	21
	18/5	00	17	82
,	10	00	35	25
	9	00	02	41
	8	00	01	66
	119	00	52	82
	120	00	29	45
	121	00	86	60
•	113	00	09	40
	109	00	17	12.
	111	00	28	60
	110	00	04	46
	190	00	05	35
	192	00	07	07
	191	00	02	46
	195	00	01	11
	188	00	00	70
	185	00	00	61
	184	00	03	92
	196	00	11	86
	197/4	00	12	79
	197/3	00	14	06
	183/2	00	01	19
	197/2	00	24	63
	223/6	00	40	08
	223/4	00	49	23 .
, ,	224/8	00	- 00	33
	224/6	00	28	92
	224/5	00	00	45
	224/4	00	23	81
	226	00	52	96
5) Agraharam	97	00	13	24
· . · . · . · . · . · . · . · . · . · .	96	00	26	07
•	99/1	00	31	19
	101/4	00	22	69
•	101/5A	00	22	00
	101/5B	00	10	55
•	101/6A	00	02	54

1	2	3	4	5
5) Agraharam (Contd)	103/1	00	08	87
•	103/2	00	29	09
	104/1	00	3·1	96
	105/2	00	00	21
,	106	00	20	83
	107	00	. 00	14
•	108	00	30	26
	109	00	00	10
	110/2	00	03	05
	110/1	00	17	01
	128/1B	00	36	73
_	128/1A	00	07	51
•	129/1	00	09	08
	132/2	00	01	73
	131	00	18	43
•	133/28	00	04	72
•	133/27	00	01	66
	133/25	00	00	53
	133/24	00	00	41
	133/23	00	00	13
	133/26	00	09	35
	133/22	00	06	81
	133/21	00	08	87
	133/20	00	06	34
•	133/19	00	02	50
	133/17	00	00	10
	152/3	00	14	65
	152/2	00	07	95
	152/12	00	17	81
	152/13	00	01	31
	151	00	05	25
6) Raparthi	284	00	01	87
	285	ďρ	02	84
	349/6	00	11	90
	349/5	00	00	10
	351	00	09	66
	347	00	03	58
	350/2	00	20	95
	350/1	00	10	21
	352	00	53	07
	375/2	00	01	92
	375/1	00	28	65

1	2		3	4	5
6) Raparthi (Contd)	376		00	25	18
	372		00	43	41
•	371	`	00	03	73
•	370/3		00	01	.63
	370/2		00	48	87
	370/1	, .	00	02	77
	369/2		00	00	14
	381/3		00	03	81
•	380		00	00	14
•	381/1		00	05	60
	381/2	4 - 74 - 3 - 74 - 3	00	03	91
7) Bhogapuram	416/2		00	00	10
	416/3		- 00	08	98
	416/1		00	23	04
	417		00	15	. 7.8 ,
	413/8		00	03	31
·	413/7		00	13	54
	413/6		00	06	90
	413/5	• •	00	07	00
	413/4		00	. 10 .	61
	413/2		00	-01	78
	410/3		00	00	10
	410/4		00	32	84
	410/6		υO	37	33
	411		00	05	08
	409	5 s	00	28	59
	432/2	•	00	00	96
•	432/1		00	23	16
	432/3		00	09	17
•	433/3		00	03	63
	433/4		00	16	57
and the second second	431/3		00	00	10
•	431/2		00	01	79
	431/1		,00	04	61
	435/1		00	16	48
	436/2		00	24	33
•	436/1		00	01	14
	437/1		00	08	03
	437/2		00	10	91
	439	-	00	05	74
	289/3		00	03	25
	289/4				
	407/4		00	07	

1	2	3	4	5
7) Bhogapuram (Contd)	289/5	00	·01	07
	289/9	00	00	74
	289/8	00	18	86
	289/10	00	06	10
	289/11	00	04	32
	288/6	00	20	37
	288/1	00	01	52
	254/6	00	02	33
·	254/4	00	09	52
	254/2	00	06	41
	254/1	00	11	11
	258/4	00	18	05
	258/5	60	01	88
	258/3	00	08	16
	257	00	29	88
	256/1	00	06	40
	256/2	00	00	68
	260/3	00 00.	01	16
,	260/2	00	23	16
	260/1	00	12	58
•	261/1	00	15	64
	262/3C	00	42	17
	262/3B	00	00	10
	262/2	00	00	98
	262/1B	00	12	64
	262/1A	00	13	05
	265/4	00	00	36
'	243/1	00	05	62
	242/2A	00	01	41
	242/2B	00	23	09
	242/2C	00	05	94
	242/1	00	01	74
	217/1	00	11	72
+	217/2	00	10	26
	216/2	00	14	83
	216/3	00	00	10
	215	00	05	54
	196/2	00	12	23
	196/1	00	26	13
	197/1A	00	18	53
	197/1B	00	03	26
	197/1C	00	00	28

1	2	3	4	5
7) Bhogapuram (Contd)	198/5A	00	15	09 ·
	198/5B	00	19	57
	198/2	00	01	11
	198/3	00	19	20
	202/1	00	03	55
	201/2	00	05	26
•	201/1	00	27 .	80
	201/7	00	00	48
	200/1	00	38	74
·	200/2	00	04	09
	150/4	00	00	20
	150/5	00	37	24
	149/5	00	16	73
•	149/6	00	05	10
	149/4	00	01	65
•	149/3	00	14	32
·	149/2	00	31	49
	148	00	00	<u>6</u> 5
Mandal/Tehsil/Taluk:Gollaprolu	District:East Godavari	Stat	e:Andhra I	radesh
1) Gollaprolu	593/10	00	09	07
•	593/4	00	23	62
	593/8	00	06	56
	593/7	00	01	14
	593/6	00	09	58
	593/5	00	/ 08 ·	42
	593/2A	00	05	35
	593/2B	00	00	72
	593/2C	00	22	14
	592/2	00	07	26
	592/1	00	20	07
	4	00	00	10
•	5/1	. 00	. 06	73
	5/2	- 00	.20	04
	5/3	00	18	96
•	5/4	00	11	31
	16	00	06	23
	14	00	03	16
	12/1	00	37	50
	11/1	00	01	95
	11/2	00	32	90
	11/6	00	27	49
	10/1	00	08	26
	26	00	09	54

1	2	3	4	5
1) Gollaprolu (Contd)	27/3	- 00	17	10
	80/3	00	05	84
	80/4	00	42	41
	78	00	59	94
	41	00	04	16
	42	00	05	02
4	-76	00	00	10
	77	00	00	65
	46/2	00	27	72
	46/1	00	02	50
	47/2	00	00	11
	47/1	00	20	62
	49/1	00	37	07
'	50/1	00	53	63
	51/2	óo	71	66
	51/3	00	01	70
	52	00-	02	42
	53	00	46	86
	54/7	00	03	54
	54/5	00	23	01
	54/4	00	00	10
	54/1	00	06	75
•	54/2	00	04	70
	54/3	00	01	28
	55/12	00	00	17
	55/10	00	00	32
	55/11	00	28	51
	58	00	40	98
	59/2	00	05	79
	57/1/6	00	04	68
	57/1/7	00	15	23
	57/1/8	00	25	32
2) Chendurti	605/5	00	00	10
	605/4	00	01	15
	606/3	00	03	12
	606/2	00	27	88
	606/1	00	00	25
	607	00	07	63
3) Chebrolu	562	00	03	56
-,	561/4	00	00	10
	560/2	00	46	13
	560/2	00	4 0 04	16
	300/1	VV	V+	10

1	2	3	4	5
Chebrolu (Contd)	561/1	- 00	24	11
	561/2	00	20	08
	565/2	00	00	39
•	565/3	00	02	98
	566	00	09	05
,	569/1A	00	20	41
	568	00	26	49
	567/2	00	00	10
	567/3	00	24	35
•	567/4	00	08	88
	588	- 00	00	70
	589/4	00	27	40
•	589/3	00	19	28
	589/2D	00	04	91
	589/1	00	02	67
	587	00	08	24
	582	00	22	56
	581	00	01	20
•	593	00	13	21
	598	.00	36	77
	594	00	92	71
	520/28	00	00	45
	518	00	77	83
	655	00	03	98
	662	00	02	34
	663	00	36	64
	666	00	28	29
	667	00	38	81
	668	00	08	44
	451/1	00	05	22
	451/2	00	. 11	25
•	450	00	15	97
	452	00	03	56
	453	00	05	20
	456/1	00	05	25
	456/2	00	06	70
•	454/2	00	05	08
	467	00	13	61
	466/1	00	05	55
	466/2	00	10	20
	464/1	. 00	. 10	24
•	464/2	00	03	09

				10 H 300. 5(H)
1	2	3	4	5
3) Chebrolu (Contd)	463/4	00	13	28
	463/3	00	05	17
	463/2 ,	00	10	94 ·
	463/1	00	11	23
	461	00	00	10
	462	00	15	12
	416/1	00	12	84
	417/2	00	05	04
	417/1	00	06	31
	418/4	-00	04	65
	418/5	00	00	65
	418/7	00	06	23
	407	00	02	09
•	381	00	11	76
	379/5	00	03	70
	379/4	00	07	34
	379/6	00	01	23
	379/3	00	01	38 .
	378/4	00	17	75
	378/5	00	02	25
	378/3	00	04	76
	377/3A3	00	04	49
	377/3A2	00	04	02
	377/3A4	00	16	97
	377/3 A 1	00	00	15
	377/1A	00	00	65
	377/1B	00	02	29
•	314/4	00	12	96
	314/3B	00	33	87
	314/1	00	06	64
	314/2	00	24	62
	312/1	00	13	78
	276	00	04	38
	277/3	00	44	83
	277/4	00	10	49
	310/2	00	00	10
	310/1B	00	02	50
	310/1A	00	20	25
	277/6	00	00	19
	277/5	00	00	10
	307/1	00	20	20
	307/2	00	23	40

1	2	3	4	5
3) Chebrolu (Contd)	307/3	00	26	60
·	306	00	03	59
	282	00	08	28
•	305/5	00	50	92
	305/3	00	34	83
·	305/4	00	05	48
	304	00	02	90
	303	00	88	89
	301/2	00	12	51
	301/1	00	15	70
•	300/2	00	01	30
	300/3	00	05	63
	300/4A	. 00	08	77
	300/4B	00	23	27
	300/5	00	29	75
	334	00	21	04
	336/3	00	19	37
	337	00	20	41
	338/1A	00	10	69
•	338/1B	00	29	07
	338/2	00	13	84
4) Durgada	462/1B	00	36	48
, 5	462/2B	00	12	52
•	463	00	39	67
,	461/2B	00	00	10
	461/3B	. 00	03	59
• '	460/3	00	07	30
	460/2	00	22	99
	460/1	00	06	71
•	459/4	00	28	62
	459/3	00	32	.45
	458/2	00	06	40
	465	- 00	23	30
	475	00	04	00
	469/1	00	10	49
	469/2	00	01	87
	467/5	00	09	47
•	467/6	. 00	17	98
	467/3	00	06	59
	468/1	00	22	35
	468/2	00	24	43
	469/7	,00	08	91

	1112 GIEETTE OF HADIA . 1001 4, 2007/ABADHA 13, 1931			[Fait II—Sec. 5(II)		
1	2	3	4	5		
4) Durgada (Contd)	469/9	00	23.	06		
	469/10	00	16	48		
	47 0	00	14	59		
	275	00	00	10		
	274/2	00	00	26		
	268	00	38	96		
	269/2	00	00	1 9		
•	269/3	00	03	80		
	265/4	00	06	26		
	265/1	00	09	61		
	265/2	00	19	53		
	265/3	00	19	55		
	263/1	00	03	21		
	264	00	17	48		
	262/1	00	03	06		
	261/1	00	02	95		
	305	00	08	70		
	306	00	45	00		
	231/1	00	- 13	50		
	231/2	00	04	68		
	230/2	00	03	57		
•	230/7	00	23	17		
	232/1	00	01	54		
	233/1	00	39	25		
	234/2	00	20	01		
	234/1	00	09	94		
	235/2	00	00	92		
	235/1	00	29	23		
	227	00	61	51		
	210	00	11	96		
	211/3	00	00	50		
	211/2	00	21	01		
	211/6	00	19	90		
	211/7	00	16	48		
	211/9	00	15	63		
	211/8	00	19	82		
	223	00	08	15		
	212	00	05	20		
	202/2	00	08	69		
	202/3B	00	12	80		
	202/3A	0.0	00	10		
	202/3C	00	27	29		

1	2		3	4	5
3) Chebrolu (Contd)	307/3		00	26	60
· ·	306		00	03	59
	282		00	08	28
•	305/5		.00	50	92
	305/3		00	34	83
•	305/4		00	05	48
	304		00	02	90
	303		00	88	89
	301/2		00	12	51
	301/1		00	15	70
	300/2	•	00	01	30
	300/3		00	05	63
	300/4A		00	08	77
•	300/4B		00	23	27
	300/5		00	29	. 75
	334		00	21	04
	336/3		00	19	37
	337		00	20	41
	338/1A		00	10	69
	338/1B		00	29	07
	338/2		.00	13	84
4) Durgada	462/1B		00	36	48
· -	462/2B		00	12	52
	463		00	39	67
	461/2B		00	00	10
	461/3B		00	03	59
•	460/3		00	07	30
	460/2	**	00	22	99
•	460/1		00	06	71
	459/4		00	28	62
	459/3		00	32	.45
	458/2		00	. 06	40
	465		00	23	30
	475	•	00	04	00
	469/1		00	10	49
	469/2		00	01	87
••	467/5		. 00	09	47
	467/6		00	17	98
· ·	467/3		00	06	59
	468/1		00	22	35 ′
	468/2		00	24	43
	469/7		.00	08	91

1	2	3	4	5
4) Durgada (Contd)	469/9	00	23.	06
	469/10	00	16	48
	470	00	14	59
	275	00	00	10
	274/2	00	00	26
	268	00	38	96
	269/2	00	00	19
	269/3	00	03	80
	265/4	00	06	26
	265/1	00	09	61
	265/2	00 .	19	53
	265/3	00	19	55
	263/1	00	03	21
	264	00	17	48
	262/1	00	03	06
	261/1	00	02	95
	305	00	08	70
·	306	00	45	00
	231/1	00	- 13	50
	231/2	00	04	68
	230/2	00	03	57
•	230/7	00	23	17
	232/1	00	01	54
	233/1	00	39	25
	234/2	00	20	01
	234/1	00	09	94
	235/2	00	00	92
	235/1	00	29	23
	227	00	61	51
	210	00	11	96
	211/3	00	00	50
	211/2	00	21	01
÷	211/6	00	19	90
	211/7	00	16	48
	211/9	00	15	63
	211/8	00	19	82
	223	00	08	15
	212	00	05	20
	202/2	00	08	69
	202/3B	00	12	80
	202/3A	00	00	10
	202/3C	00	27	29

1	2	. 3	4	5
4) Durgada (Contd)	213	00	10	03.
	214/2/B	00	15	49
	214/1/B	00	07	88
	215	00	10	45
	216	00	24	38
	83	00	65	89
	84	00	00	10
	79	00	13	93
	78	00	48	95

IF. No. L-14014/20/2009-G.P. K.K.SHARMA, Under Secy.

नई दिल्ली, 23 जून, 2009

का. आ. 1853.—धारत सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मैसर्स रिलाएन्स इंडस्ट्रीज लिमिटेड के आन्ध्रप्रदेश में पूर्वी तट पर ऑनशोर टरिमनल से देश के विभिन्न हिस्सों में उपभोक्ताओं तक प्राकृतिक गैस के परिवहन के लिए, मैंपर्स रिलोजिसटिक्स इन्फ्रास्ट्रक्चर लिमिटेड द्वारा एक पाइपलाइन विछाई जानी चाहिए ;

और भारत सरकार को उक्त पाइपलाइन विछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि, उस भूमि में, जिसके मीतर उक्त पाइपलाइन विछाई जाने का प्रस्ताव है और जो इस अधिसूचना से उपाबद्ध अनुसूची में वर्णित है, उपयोग के अधिकार का अर्जन किया जाए ;

अतः अव, भारत सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उनमें उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको उक्त अधिनियम की धारा 3 की उपधारा (1) के अधीन जारी की गई अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन विछाई जाने के लिए उपायोग के अधिकार के अर्जन के संबंध में श्री के गंगाचलम सक्षम प्राधिकारी, भैसर्स रिलोजिसटिक्स इन्फ्रास्ट्रक्चर लिमिटेड, न 67-11-21/2, साविसुजा, न्यु सेंचुरी पिक्लक स्कूल के सामने, एल वी नगर, काकिनाडा - 533 003, पूर्वी गोदावरी जिला, आन्ध प्रदेश राज्य को लिखित रूप में आक्षेप भेज सन्तेगा।

अनुसूची

मंडल/ तेहसिल/ तालुक इकाजुलूरू	जिला ध्पूर्वी गोदावरी	राज्य ३ आन्ध्र प्रदेश			
गाँव का नाम	सर्वे सं. / सब डिविजन तं.	जार. ओ. यू. अर्जित करने केलिए क्षेत्रफल			
		हेक्टेयर	एवर	सि एयर	
1	2	3	4	5	
पल्लेपालेम	615	00	00	16	
	618/7	00	04	28	
	614/1	00	00	10	
to a	613	00	01	71	
	619/1	00	35	24	
	619/2	00	04	76	
	618/3	00	14	85	
	618/2	00	07	92	
	618/1	00	03	42	
	623	00	27	10	
	620/1	00	16	76	
	622	00	15	62	
	630	00	03	55	
	632	00	07	32	
	633/2बी	00	16	78	
	633/1	00	04	00	
	646/2ए	00	03	33	
	646/1	00	10	44	
	645/2	00	52	59	
	645/1	00	01	67	
	664/3	00	25	11	
	664/1	00	07	65	
	665	00	31	48	
	.667	00	13	34	
) शीला	321	00	47	37	
	325/7	00	60	09	
	330/2	0.0	29	00	
	330/1	00	55	83	
•	3 5 5	00	11	15	
	35 <i>6</i> /2वी	00	19	14	
	3 6 3	00	40	29	
	3 6 1	00	31	32	
	357	00	00	10	
	360/4	00	20	59	
	347	00	84	35	
	3 4 6/ 3	00	00	31	
	346/4	00	00	10	

[भाग II—खण्ड 3(ii)]	भारत का राजपत्र : जुलाई 4, 2009/	आणिदं 13, 1931		3823
1	2	3	4	. 5
2) शीला (निरंतर)	346/1	00	53	02
	232/2	00	11	33
	232/1	00	11	00
	231/4	00	31	13
	231/3	. 00	06	71
	231/2	00	09	88
	230	01	12	06
	2 2 8/2/1 वी	00	0.2	32
	2 2 8/2/1 ए	. 00	06	56
	2 2 8/1/1	00	04	64
	229/3	00	11	37
	227/2/1	00	09	46
	227/2/2	00	09	46
	222/2	00	16	21
	227/1/3	00	03.	12
	227/1/2	0.0	01	24
	224	00	32	38
	225	00	09	91
·	226/1	00 -	05	06
	226/2	00	00	10
	62/9	00	10	64
	62/8	00	08	28
	62/5	00	03	51
	62/4	00	02	66
	62/6	0.0	00	10
	62/3	00	22	86
	62/2	00	08	54
	62/1	00	80	75
	61	00	07	76
	65/6	00	18	17
	57	00	69	72
	58	00	00	48
	56/9	00	15 -	06
	56/7	00	20	37.
	56/6	00	13	51
•	55/1	00	46	58
	53/1	00	42	60
	52/3	0.0	23	45
	51	00	15	98
•	50	00	2.8	14
	49	00	58	11
	48.	00	01	41

3824 11	E GAZETTE OF INDIA: JULY 4, 2009/ASADHA 13, 1931		[Part II—Sec. 3(II)]	
ı	2	3	4	5
3) मंजेस	227/6	00	16	92
	227/1	00	34	47
	2 2 9/5	00	38	41
	229/2	00.	13	67
	2 2 9/1	00	10	01
	230	00	09	88
	63/2	00	03	22
	63/1	00	07	84
	62/9	00	15	51
	62/8 वी	00	07	21
	6 2/3ए	00	06	11
	62/1वी	00	03	10
	62/1 ए	00	0.2	14
•	61/13	00	01	02
	61/12	00	00	12
	53/2	00	02	93
	53/1/3	00	36	92
	53/1/2	00	05	49
	52/12	00	09	36
	52/11	. 00	09	89
	52/8	00	03	19
	52/7	00	00	33
) बंदनपूडी	299/13	00	00	69
•	299/12	00	02	51
	299/7	00	12	43
	299/6	00	17	68
	299/4	00	00	39
	299/2	00	17	92
	300/6	00	00	88
	300/5	00	10	51
	300/4	00	0.8	58
	300/3	00	01	99
	301/3	00	70	64
	301/4	00	03	31
	301/1	00	13	78
	302	00	02	98
	303/3	00	18	58
	303/2	00	05	57
	305/9	00	02	81
	305/8	00	00	97
	305/6	00	11	05
	00=17		4-	

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[भाग II—खण्ड 3(ii)]	भारत का राजपत्र :	जुलाई 4, 2009/आषाव	13, 1931		3825
1		2	3	4	5
4) बंदनपूडी (निरंतर)	306/3		00	14	46
	306/2		. 00	16	82
	30 6/1 बी	•	00	00	10
	30 6/1 ए		00	16	12
•	309/13	,	00	0.2	33 .
	309/12		00	04	94
	309/11	-	00	00	10
•	309/10 ·		00	04	84
	309/9		0.0	01	66
	309/6		00	23.	68
	308		00	03	59
	329/2		00	52	09 1
5) सालपाका	95/2		00	43	87
) હાલ નાન »	95/3		00	10	35
	94/2		, 00	09	77
	98/2		00	03	82
	98/1		00	34	59
	97		00	15	56
	115		00	10	20
	116/2		00	14	06
	116/1		00	11	43
	117/3		00	08	0.5
•	117/1		. 00	17	66
	117/2		00	04	23
	119/4		00	26	20
	119/3		. 00	19	26
	119/2		00	18	72
	120		00	17	25
	121	*	00	03	23
	122/3		00	16	08
	131		00	03	46
	132/2		00	22	04
	142		00	02	47
	143		00	15	88
	132/1		00	00	10
	141/3		00	27	39
	141/1	•	00	28	19
•	144		,00	04	59
	140		00	19	97
• •	139/5		00	04	78
	139/2		- 00	13	95
	139/3	•	00	13	00

			1	
1	2	3	4	5
5) सालपाका (निरंतर)	139/1	00	00	55
	138/3	00	12	59
	138/2	00	03	00
	138/1ᠸ ♦	00	1 6	57
	138/1 बी	00	04	67
	153/9	00	01	67
	137/1	00	06	29
	137/2	00	30	15
	153/4	00	00	28
	153/2	0.0	08	28
	153/1	00	04	02
	169	00	06	78
	168/6	00.	16	61
	168/4	00	01	76
	168/2	00	05	06
	168/1	00	14	09
,	174	00	04	95
	167/11	00	01	83
	167/3	00	05	35
	167/2	00	11	70
	167/1	00	14	27
	166/2वी	00	04	70
	166/1	00	49	04
	161/5	00	07	61
	161/3	00	02	40
•	165	00	16	57
	164/3	00	06	01
	164/2	00	30	06
*	164/1	00	04	71
	163	00	32	27
मंडल/ तेहसिल/ तालुक क्ष्करपा	जिला ःपूर्वी गोदावरी	राज्य ३३	भान्ध्र प्रदेश	
1) गोर्रेपूडी	250	00	55	87
	251	00	24	69
•	249/2	00	04	90
	249/1	00	00	39
	237/2	00	57	20
	237/1	00	08	35
	220	00	80	61
·	236	00	00	40
•	235	00	03	40
	221/10	00	14	15
	2 2 1/9	00	00	47
	0.04/0	0.0	0.0	A O

221/2

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[भाग H—खण्ड 3(ii)]	भारत का राजपत्र : जुलाई 4, 2009/आवाद 13, 1931				3827		
		2	3	4	- 5		
1) गोरपूर्व (गिरसर)	221/3		00	08	81		
	221/4		00	80	64		
	221/5		00	00	29		
	219/5	•	00	00	. 34		
	219/6		00	09	42		
·	219/7		00	09	50		
	219/16		0.0	01	45		
es.	219/11		00	05	03		
•	219/8		00	05	73		
	219/9		00	01	47		
	219/10		00	11,	94		
e de la companya de	218/13		00		73		
•	218/12		00	09	77		
	218/8		00	11	10		
	218/9	· · · · · · · · · · · · · · · · · · ·	00	00	46		
	218/7	·	00	- 11	61		
•	218/6		00	05	00		
	214	•	00	07	46		
	212	,	00	20	92		
	207		00	16	40		
	206	,	00	53	05		
	189		00	62	62		
	188/5		00	13	82		
	188/4		00	0.5	19		
•	191/7		0.0	03	52		
	191/5		00	08	42		
	188/3		00	02	62		
	188/2		00	00	10		
	191/4		00	16	02		
	191/3		00	00	28		
	191/2		00	10	99		
	191/1		00	06	68		
	192/2		0.0	43	76		
	192/1	ty ex-	00	22	19		
	193		00	23	92		
·	194		00	44	06		
) कोंगोडु	181		00	36	08		
	180/2		00	0.0	30		
	180/1		00	04	10		
	172		00	00	45		
	171		00	14	13		
	165/3	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.0	15	55		

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			•	5	
2) trans (control)	164	99	97	50	
	1664	96	49	52	
	1 -66/2/4	96	13	12	
•	1001246	60 -	02	62	
	1 -66/2/48	99	17	67	
	1 43/2/2	00	22	46	
	1 69/ 1/7	00	12	99	
	1 00/ 1412	00	23	7 7	
	PROPERTY	96	19	6 2	
	100/10	00	96	93	
	144146		22	15	
3°) 47(1811)	190/2	**	46	12	
	156/1	•	86	82	
•	146	96	43	90	
	140/5	86	20	52	
	1 46 64		86	88	
	1 40/ \$	•	99	24	
	140/2	00	06	01	
	147/6	•	•	12	
	14 0/ f	90	00	42	
	147/6	•	86	41	
	147/4	96	06	79	
	147/3	00	16	21	
	147/2	06	16	34	
	147/1	96	15	64	
	69/2 4:	00	94	73	
	63/2 1	90	96	56	
	69/1 6 i	00	05	43	
	63/1 4	80	96	01	
	62/6	96	11	89	
He concerns the contract of th	62/4	00	02	27	
4) 泰爾	90/1	80	11	25	
	80/2	00	29	63	
	91/1	00	47	03	
	92	90	61	04	
	97	00	96	45	
•	79	00	26	06	
	00 /2	90	26	0.7	
	76/2·m	90	24	10	
	76/14	90	00	10	
	75/9 4	••	35	76	
	74	90	43	85	
The second state - making and areas and assessment of the second state of the second s					

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	***** ****** : ***** 4. 2000 (Final 19)	19801		3039
		7		
A com (Film)	.8	00	23	67
	71/2	99	93	97
	72/2	00	295	17
	16	90	9 5	50
	12/8	000	Af	14
	11/3	99	¥ 37	95
	6/0	00	03	90
	9/8	00	ДB	97
	6/7	000	09	69
	0/4	000	07	66
	6/3	000	06	99
	6/2	000	Del	40
	6 M	90	94 -94	A 9
•	mt3	:voo	B4	19
	7/2	90	91	73
	7/H	99 .	199	946
	8	900	∂ ∮	100
•	.26	99	999	40
5)		000	97	165
2)	144/1	900	396	**
•	143	(2)	196	400
	147	999	99	110
	nanta	9 99	107 7	61
	141/1	500	g ir d	74
•	13 TM	900	45	A
	137/2 3	300	1133	₹0
	137/29	- 000	114	94
;	137/1	999	30	34
	196	900	39/1	118
•	199/2 4	90	900	441
	1 39/3 1	OD	21	098
· -	134/7	99	197	9 9
	154/6	900	06	67
*	1918	000	304	
	194/5	90	024	92
	1314	990	195	75
	1344	000	01	炒 炒
	194/3	99	30 0	20
	191/3	300		A8
•	131/2		98	118
	193	000	99	22
	130M	909	Opt Ope	000
,	180/8	99	02	A6
,	- SAMES		96	OBT .

3830 THE GAZETTE OF INDIA: JULY 4, 200		ADHA 13, 1931	[Part II—Sec. 3(ii)]	
1	2	3	4	5
5) कोलपस्ते (निरंतर)	130/2	00	09	92
• •	132/2	00	10	85
	132/1	00	01	30
	128/13	00	00	10
	127	00	00	32
	129/12	00	02	¹ 8 2
	129/14	00	06	20
	129/9	00	0 6	48
	129/13	00	07	51
	129/2	00	04	35
	129/1	00	04	21
	92/3	00	14	51
	95/2	00	06	38
	95/1	00	30	74
	96/1	00	07	18
-	98/3	00	09	54
	98/1ए	00	06	61
	98/1 वी	00	06	61
	98/2	00	02	10
	100/2	00	14	62
•	109/6	00	18	84
	105	00	14	19
	10 1/15एफ	00	04	20
	-	00	04	94
	101/15 ξ	00	05	. 17
	101/14	00	17	53
	101/11	00	07	83
	101/2	00	08	44
	101/1			33
•	103/3	00	00	19
	103/2	00	19	52
	10 <i>7</i> 10 <i>6</i>	00 00	06 05	09
		00	11	31
जब-बाबराम	110/3	00	00	10
	110/4		17	49
	110/2	- 00 00	10	79
•	112			99
	114	00	11	
•	113/2	00	09	78 24
	113/1	00	34	21
	119	00	00	86
	117/2	00	02	61
	147/1	00_	01	96

[भाग II — सण्ड 3(ii)]	भारत का राज्य	2	3 1	4	3 88 1
1	118		00		4
अड.बादरान (निरंतर)	126/2		00 -	42 42	04
	124/3		00	23	73
•			00	23 03	
	122/2				90
	123	•	•0	23	36
	124/1		00	18	33
ī	134		00	04	18
	142/1		00	20	16
	143/1	*	00	0.4	43
	143/2		. 00	06	38
	149		• 0	31	10
With the second	145/4		00	0.0	91
·	145/3		00	24	32
	145/2		00	01	40
•	145/1		00	02	04
•	152		00	00	57
	149/1		0.0	09	44
	149/2		00	11	07.
	150/1	•	00	-01	52
अस्टनकटटा	255/2		00	09	80
OL/PELINEN.	260/3		00	36	32
	259/4		00	19	20
	259/3		00	20	35
	259/2		00	11	25
	259/1		. 00	09	0.6
	203/4		00	05	44
	203/3	· · · · · · · · · · · · · · · · · · ·	00	. 16	27
	202	•	00	00	10
	275/6	•	00	0,3	35
8	275/4		00	15	70
_	203/1		00	12	67
	203/2		00	10	76
•	276/4		00	04	18
	276/3		00	11	95
	276/3 278/2		. 00	10	· 95
	278/1		00	01	14
	277		00	63	69 54
	281		00	00	51
	280	,	00	03	94
	279/1		00	06	58
•	194/1	•	00	11	22
	194/2		00	07	86

	ZETTE OF BUILD : ARYA, MINIMARINA IS, 1991		Part 8 - Sec. 3(8)	
1	7	3		5
) amount (Print)	193	90	33	37
	192/4	90	05	73
	326/2	00	03	5.2
	192/2	39	12	16
	192/1	90	90	10
·	327	99	27	56
	32 8/ 4	00	16	96
	187/3	90	00	83
	187/2	00	13	10
	187/1	00	07	95
	186	00	17	27
	343	66	43	52
	344/2	06	10	77
	344/1	00	13	66
	62	90	28	22
	61	00	94	83
-	50/1c	90	02	07
	59	00	97	07
	50/4	••	98	96
	50/1	90	14	96
	59/3	00	15	90
	51/7	16	96	10
	51/8	80	20	40
	52/12	30	92	85
	53	90	14.	42
	52/5	96	13	28
·	52/3	90	90	22
	52/1	••	11	47
	52/2	00	97	36
	42	30	10	87
	3 5/ 4	90	18	21
	35/8	90	15	96
	35/6	20	95	81
	35/6	20	11	73
	36/3	80	67	57
	30/2	•	20	90
•	36/1	36	80	10
	36/1		66	95
	28	90	80	40
	37	00	33	46
	5/5	90	86	189
	7/3		90	110

258/4

247/9

247/10

242/19

3634 INE GAZ	ETTE OF INDIA: JULY 4, 2009/AS	13, 1331	[rath	_Sec. 3(11)
1	2	3	4	5
) अच्युतापुरत्यम (निरंतर)	248/8	00	18	78
	248/5	00	05	39
	248/4	00	11	27
	248/2	00	18	40
	25-2/4	00	00.	60
	252/7	00	19	0.9
	252/6	00	03	63
	252/1	00	12	02
	251/14	00	07	51
	251/13	00	09	49
	251/12	00	01	50
	251/11	00	07	62
	251/10	00	07	54
	280/1	00	79	81
•	284	00	91	71
	287/2	00	47	50
	288	00	47	91
	289/2	00	26	27
	290	00	04	26
	385	00	10	57
	299	00	12	25
	383	00	03	43
	300/1	00	36	11
	382/2	00	04	71
•	381/10	00	00	19
•	301/1	00	70	46
	380	00	00	61
	377	00	02	12
	302	00	11	87
	371	01	00	46
	372/1	00	20	27
	372/2	00	04	67
	374/8	00	02	99
	373	00	05	81
/ तेहतिल/ तालुक इसामलकोटा	जिला :पूर्वी गोदावरी	राज्य ३अ	न्ध प्रदेश	
नाधम्बदनन	165/12	00	38	91
	160/16	00	00	61
	160/17	00	12	72
•	166	00	28	73
	165/16	00	24	16
	165/13	00	04	79
	165/6	00	22	15
	165/5	00	43	34

[WHI = W3(ii)]	भारत का राजपत्र : जुलाई 4, 2009/जानाह 13, 1931			3835
1	2	3	4	
1) भागमञ्जू (जिस्तर)	162/2 .	00	00	54
	165/4	00	15.	0.2
	164/1/2	00	0.0	10
•	184/1/1	00	39	91
	158	0:0	0.2	10
	1 56 /1	0.0	42	48
	155/2	00	16	75
•	155/1	00	24	38
•	148	0.0	02	13
·	1 46 /2 ए	00	04	21
	145/2朝	0.0	13	62
	146/1	00	23	23
	146/2	00	13	35
	144/1	00	12	02
	144/2	0.0	51	52
केम्पूरी	47/4	0.0	3.6	13
, marigal	48/1	00	25	7.7
A STATE OF THE STA	49/6	00	15	45
	49/5	00	20	40
	49/2	00	27	35.
•	51/2	0.0	43	7.8
	51/3	00	00	10
	60	0.0	17	78
	6 1	0.0	44:	40
	67/5	00	37	24
	67/6	00	27	85
	68/5	QO	35	47
	66/2	00	01	70
	66/ 3	00	13	37
	69	00	36	33
	84/3	0.0	2:6	13
	85	00	10	10
	* 86	A1 -	25	30
•	87	0:0 Q: 0 :	53	55
	97/2	00	49	80
en e	95/1t	00	36	10
	95/2मी	00	01	10
· · · · · · · · · · · · · · · · · · ·	357/2 司		0:1, 0:9:	6.2
- 1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (97/10g	00		
		00	09	68
	97/15 96	0.0	07	2.6
	· · · · · · · · · · · · · · · · · · ·	00	00	35
	99/4	0.0	00	4 5

•	•	•	,
1	а	1	n

THE GAZETTE OF INDIA: JULY 4, 2009/ANNIMPA 13, 1931

[Part II-Sec. 3(ii)]

1	2	3	4	5
2) बीयनपुडि (निरंतर)	99/5	00	· 11	70
³) मामिल्लदोडडी	4/1	00	29	30
,	4/2	00	01	30
	['] 5/1	00	33	78
	6/3	00	08	64
	5/2	00	00	82
	सर्वे नवर 10 में	00	14	89
÷	10	00	07	75
<i>*</i>	16	00	34	51
(18/2/4	00	23	72
•	18/2/3	00	02	50
	18/2	00	- 18	04
	18/1	00	02	28
	19	00	19	39
	20	00	16	26
	31/3	00	47	15
,	28/2	00 -	06	13
	28/1	00	40	98
	29/1	00	20	48
•	29/2	00	16	49
	29/3	00	03	21
	26	00	32	06
	53	00	31	67
	52	00	11	87
	55	00	14	52
	50/1	00	07	33
	61	00	06	39
	62	00	49	74
:	73	00	04	58
	7 4 ,	00	21	19
• 4	78	00	82	96
Y	76/2/2 बी	00	25	95
:	76/1	00	06	36
	77/1	00	78	79 74
<u>. </u>	77/2	00	09	74
⁴) वल्लूरू	161	00	23	83
:	160/4	00	07	19
•	160/3	00	0.6	09
	159/2	00	05	57
	158/1	. 00	.13	59
	158/2	00	-13	11
	†57/2 र ी	00	08	26

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J	ı	١.	Э.

1		2	3	4	5
4) बाबु (निरंतर)	157/2ए		00	04	57
	157/1		00	05	86
	156/2	,	00	4. 36	92
	152		00	09	00
	151/3		00	10	10
	151/4ਦ		00	. 07	50
	151/1ਤੀ		00	02	28
	151/1 命		0.0	06	··· 8.1(* * *
	151/1ซ	100	00	30	40
	150/1सी1		00	00	70
	150/1 4 1		00	08	71
	148/3		00	03	98
	150/1 ए	•	00	22	56
	148/1	•	00	09:	92
	146		00	12	58
	145/9		00	08	14
	145/5	•	0.0	09	76
	145/3	•	. 00	09	39
	144/2		00	11	71
1	143/2	,	00	54	25
	143/1		0.0	. 19	16

[फा. सं. एल-14014/20/2009-जी.पी. के.के.शर्मा, अवर सचिव

New Delhi, the 23rd June, 2009

S. O. 1853.—Whereas it appears to Government of India that it is necessary in public interest that for the transportation of natural gas from onshore terminal at east coast of Andhra Pradesh of M/s Reliance Industries Limited to consumers in various parts of the country, a pipeline should be laid by M/s Relogistics Infrastructure Limited;

And whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed here to;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of Right of User therein for laying the pipeline under the land to Shri K. Gangachalam, Competent Authority, Relogistics Infrastructure Limited, D.No. 67-11-21/2 Savisuja, Opp New Centuary Public School, L.B. Nagar, Kakinada – 533003, East Godavari District, Andhra Pradesh State.

Schodule

fandal/Telsell/Telsels/1910AVAN	Chatelak: CAST CONSISTE	Grade Antonio (Propins 1991)			
Village	Survey No./Sub-Shifeton No.	Area to be equired for 8000			
		Mac	Apro	G-Are	
	- 1	3	4	5	
) PALLEPALEM	615	90	00	16	
	618/7	90	. 04	28	
•.	614/1	00	00	10	
	613	90	01	71	
	61 9/ 1	90	35	24	
	619/2	90	04	76	
	618/3	90	14	85	
4	618/2	90	07	92	
ļ	618/1 ;	90	03	42	
	623	00	27	10	
ţ	629/1	90	16	76	
į	622	90	15	62	
	630	00	03	55	
i i	632	00	07	32	
	633/2B	00	16	78	
	633/1	90	04	00	
	646/2Å	00	03	33	
•	646/1	90	10	44	
ì	645/2	90	52	59	
	645/1	00	01	67	
	664/3	90	25	11	
	664/1	63	07	65	
	665	60	31	48	
	667	60	13	34	
) SILA	321	ĠĐ	47	37	
	325/7	00	60	09	
	330/2	80	29	00	
	330/1		55	83	
	355	<u>~</u>	11	15	
	394(2B	80	19	14	
	363	80	。 意事 中	29	
	361	99 7	31	32	
	357		مأم	10	
:	3 60/4	्रीक मा	7	59	
, \$	347	de	<u></u>	35	
	346/3	**	46	ं <u>जि</u>	
	3464		~	10	

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भारत का तालका ::	जुराई 4, 2000/40 गा ई 13	, 1934
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-	346/1		OP	53	
	232/2	•	00	11	33
	232/1		60	11	00
	231/4		00	31	13
	231/3		00	06	71
	231/2	*	00	. 09	88
	230		01	12	06
	228/2/1B		00	02	32
	228/2/1A	. •	00	06	56
	228/1/1		00	04	64
	229/3		00	11	37
	227/2/1		00	09	46
	227/2/2	•	00	09	46
	222/2		90	16	21
	2 27/ 1/3		00	03	12
	227/1/2		00	01	24
	224	5∿		32	38
	225		00	09	91
	226/1	•	~00	05	06
	226/2		00	00	10
	62/9		00	10	64
	62/8		00	08	28
	62/5		90	03	51
	62/4		99	02	65
	62/6		00	00	10
	62/3		. 00	22	35
	62/2	•	00	08	54
	62/1		. 00	08	75
	61		00	07	76
	65/6		00	18	17
	57		00	6 9	72
	58		00	00	48
	56/9		00	15	06
	56/7		00	20	37
	56/6		00	13	51
	55/1	* *	.00	46	58
	53/1		00	42	60
	52/3	•	00	23	45
	51		000	15	98
	50		00	28	14
	49	•	00	58	11
	48		00	01	41

f	2	3	4	5
) RANGERU	227/6	00	16	92
	227/1	00	34	47
	2 29 /5	00	38	41
	229/2	. 00	13	67
	229/1	00	10	01
	230	00	09	88
	63/2	00	03	22
	63/1	00	07	84
	62/9	00	15	5 1
	62/8B	00	07	21
	62/3A	00	06	11
	62/1B	00	03	10
	62/1A	00	62	14
	61/13	00	01	02
	61/12	00	90	12
•	53/2	00	02	93
	53/1/3	90	36	92
	53/1/2	00	05	49
	52/12	00	09	36
	52/11	00	09	89
	52/8	60	03	19
	52/7	.99	00	33
4) BHANDANAPUDI	299/13	00	70	69
4) 222274.11.021	299/12	•0	02	51
	299 /7	00	12	43
•	299/6	00	17	68
·	299/4	00	00	39
	299/2	00	17	92
	300/6	00	00	88
	3 0 0/5	00	10	51
	300/4	00	08	58
	300/3	00	01	99
	301/3	00	70	64
	301/4	00	03	31
	301/1	00	13	78
	302	00	02	98
	303/3	00	18	58
	303/2	00	05	5 7
	305/9	00	02	81
	305/8	00	. 00	97
	305/6	00	11	05
	305/7	00	15	06

[भीग II — खण्ड 3(ii)]	भारत का राजपत्र : शुरसई 4, 2009/अस्ति 13, 1931			3841		
1		2	3	A CONTRACTOR OF THE PARTY OF TH	3	
) BHANDAN (GREEN)	306/3		00	14	46	
	306/2		00	16	82	
	306/1B	1	00	00	10	
	306/1A	•	00	16	12	
•	309/13	,	00	02	33	
	309/12		00	04	94	
•	309/11		00	00	10	
	309/10		00	04	84	
	309/9	•	. 00	01	66	
	309/6		00	23	68	
	308	4	00	03	59	
5 m	329/2		00	52	09	
5) SALAPAKA	95/2		00	43	87	
	95/3		00	10		
	94/2	•	00		35	
	98/2		00	09 03	77	
	98/1		00	34	8 2 59	
	97	•	00			
	115		. 00	15	56	
	116/2		00	10	20	
·	116/1	4) 00	14	06	
	117/3	•	00	11	43	
	117/1		00	08	- 05	
₽.	117/2		00	17	66	
	119/4		00	04	23	
	119/3			26	20	
	119/2		00	19	26	
	120		00	18	72	
	121		00	17	25	
	122/3		00	03	23	
•	131		00	16 ⁻	08	
	132/2		00	03	46	
	142	*	00	22	04	
			6 0	02	47	
-	143 132/1		00	15	88	
			00	00	10	
	146/3 346/1		00	27	39	
		•	00	28	19	
	144	•	00	04	59	
	140		00	19	97	
	139/5		00	04	78	
	139/2		. 00	13	95	
, ;	139/3		90	13	00	

		E OF INDIA : BRY4, 2000/404		Past II—S	
1		2	3	4	5
APARA (Could)	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	139/1	66	•	55
		13 8/ 3	.00	12	59
		136/2	60	03	00
		138/1A	90	16	57
		138/1B	80	94	67
		153/9	00	01	67
	4,	137/1	00	06	29
		137/2	00	30	15
	k **	153/4	00	60	28
		153/2	96	08	28
•		153/1	90	64	02
		1 69	00	06	78
		1 68 /6	00	16	61
		168/4	90	01	76
		168/2	90	95	96
	134) 134)	168/1	98	14	09
•	, 4:	174	00	04	95
		1 67 /11	00	01	83
		1 67 /3	90	0 5	35
		167/2	90	11	70
	2.72	1 6 7/1	60	14	27
	90	1 66/2B	90	04	70
	A.,	166/1	60	49	04
		1 61 /5	60	45 97	61
			90	02	40
		161/3			
		165	9 0	16	<i>5</i> 7
		164/3	66	6 6	01
	41 ⁻²	1 64 /2	•••	30	06
	a ^r	164/1	96	94	71
		163	96	32	27
Mandal/Tahail/Ta	inin Islando				
) GORREFUDI		250	66	55	87
		25 1	90	24	69
	V 1	2 49 /2	69	04	90
	* * \$	2 49/ 1	66 3	6 0	39
	±:	237/2	00	<i>5</i> 7	20
		237/1	00	98	35
	*	220	60	98	6 1
		236	96	90	40
		235	80	03	40
		221/10	90	14	15
		221/9	96	90	47
		221/2	•0	60	48

Ĭ.		-2	ŝ	3	34	-5
GORRENIEDI (Gened)	221/3			Ø 0	08	81
	221/4	•	•	190	08	÷64
¥ +	-221/5	•		€00	9 0	₹29
	219/5			100	00 0	<i>:</i> 34
	219/6		•	00 0	09	42
	219/7			90	199	े50
•	219/16			®00	©01	45
	219/11			60	®05	03
	219/8			100	0 5	73
	219/9			ି ଡ଼ ଠ	-01	47
	219/10			® 0	111	94
	218/13			: 3 9 0	02	73
	.218/12	`•		190	109	77
	218/8			®0	111	10
	218/9			00	00 0	₩6
and the second of the second	218/7			00	11	*61
	218/6	•		90	°05	60
·	214			₽ 6 0	% 07	46
	212			180 0	-20	92
•	207			® 0	16	₩ 0
	206		•	₹60	. 393	05
	J 89		•	• 6 0	*62	62
•	198/5			€90	13	892
	198/4			90	05	119
	19 1/7			€0	03	52
	191/5	1		€90	08	442
	188/3	•		80	² 02	762
	198/2	9		€ 00	60	10
	191/4			400	16	62
	191/3	•		€60	900	228
·	191/2			60	10	199
	19 1/1			:00	₹ 0 6	268
	192/2			@0	43	76
	192/1	•		00	22	19
	193			-00	23	92
	194	•		80	44	06
2) KONGODU	181			60	36	08
	J-80/2			:00 :00	·50 (60	30
	180/1			750	104	40
	172			90	60	4/5
	171		•	·80	14	13
	165/3			00	15	•15 •55

1	1	3	4 .	5
2) KONGODU (Contd)	164	00	07	50
-7 ,	163/5	00	49	52
·	163/2/4	00	13	12
	163/2/5	00	02	62
	163/2/3	00	17	67
	163/2/2	00	22	40
•	163/1/7	00	12	99
	163/1/12	00	23	77
	163/1/11	00	19	02
	163/1/8	00	00	93
	163/1/5	90_	22	15
3) PATARLAGADDA	150/2	00	46	12
<i>3)</i> 111111111111111111111111111111111111	150/1	00	05	82
•	149	00	43	90
	148/5	00	20	52
	148/4	00	08	88
	148/3	00	09	24
	148/2	00	06	01
•	147/6	00	00	12
	148/1	00	00	42
	147/5	00	05	41
	147/4	90	06	79
	147/3	00	18	21
	147/2	00	16	34
•	147/1	00	15	64
	63/2B	00	08	73
	63/2A	00	06	56
	63/1D	00	05	43
	63/1A	00	06	01
	62/5	00	11	89
	62/4	00	02	27
4) KARAPA	89/1	00	11	25
,	89/2	00	29	63
	91/1	00	47	03
	92	00	61	04
1 15mm p	97	00	06	45
	79	00	28	00
	80/2	00	26	07
	76/2C	00	24	10
	76/1C	00	00	10
	75/3C	00	35	70
	74	00	43	85

ि अधित । (— आवह ३(ii)]	भारत का र	भारत का राजपत्र : जुलाइ 4, 2009/आबाइ 13, 1931			3845		
1	2	2		3	4	(5	
4) KARAPA (Contd)	78			00	23	62	
	71/2		· /	00	03	87	
	72/2	! ,	i	00	35	17	
	. 15	•		-00	35	50	
	12/3			00	41	14	
	11/3	J.,		00	37	. 35	
	6/9	-		00	03	90	
	6/8		0	00	. 08	87	
	6/7			00	09	60	
	6/4	•		. 00	07	66	
	6/3			00	06	99	
	6/2	-		00	04	40	
	6/1		•	00	04	19	
	7/3			00	01	73	
	7/2			00	19	98	
	7/1	; .		00	05	10	
•	· · · 8			00	90	40	
1 .	26	* -		00	07	15	
5) KORUPALLE	144/	/1		00	38	84	
	143			00	06	94	
	147			00	., 00	10	
	141/			00	07	61	
·	141/			00	04	74	
	137/			00	45	08	
	137/			00	13	70	
•	137/		4	00	14	84	
	137/			. 00	00	34	
	136		,	00	01	13	
	135/		*	00	00	41	
	135/			00	21	08	
•	134/			00	07	52	
* .	134/			00	06	67	
•	131/			00	04	84	
•	· 134/		•	00	04	02	
	131/			00	15	75	
	134/		•	00	· 01		
	134/		•	00	00	72 20	
	131/			00	08		
	131/			00		18	
	133	•		00	09	22	
	130/	a			04	00	
	130/			.00	02	88	
	13W)		. 00	06	01	

1:	2	3	4	5
5) KORUPAELE (Contd)	130/2	00	09	92
	132/2	00	10	85 °
	132/1	09	01	30
	128/13	00	00	10
	127	00	00	32
	1 29 /12	00	02	82
	12 9 /14	00	06	20
	129/9	00	06	48
·	129/13	. 00	07	51
	1 29 /2	00	04	35
	129 /1	00	04	21
	92/3	00	14	51
	95/2	00	06	38
	9 5 /1	00	30	74
	96/1	00	. 07	18
•	98/3	00	09	54
	98/1A	00	06	61
	9 8/ 1B	00	06	61
	96/2	00	02	10
•	100/2	00	14	62
	109/6	00	18-	84
	105	00	14	19
	101/1 5F	00	04	20.
	101/15E	00	04	94
	101/14	00	05	17
	101/11	00	17	53
	101/2	00	07	83
·	101/1	00	08	44 .
	103/3	00	00	33
	103/2	. 00	19	19
	107	00 -	06	52
	106 .	00	05	09
6) Z.BHAVARAM	110/3	00	11	31
	110/4	00	00	10
	110/2	00	17	49
	112	00	10	79
•	114	00	11	99.
	113/2	00	09-	78⊴
	113/1	00	34	21
•	119	00	00	86
	117/2	00	02	61
	117/1	00	01	06

, P	2	3	•	5
5) ZBHAWARANF(Const.)	118	00 :	42	43
	126/2	00	42	04
	124/3	00	23	7 3
	122/2	00	03	90
	125	00:	23	36
•	124/1	00	18	33
	134	00	04	18
•	142/1	00	20	16
	143/1	0.0⊧	04	43
	149/2	00	06	38
	14 0 .	00	31	10
	145/4	0.0	9.0	91
	145/3	90	24	32
	145/2	00	01	46
	145/1	00	02	04
	152	60	06	57
	149/1	60	09	44
	149/2	00	11	07
	1 50/ 1:	0.9	01	52
7) ARATLAKATTA	2 55 /2	96	0.9	80
	260/3	00:	36	32.
	239/4	00	19	20
	259/3	00	20	35
	259/2	0 0	11	25
•	259/1	96⊁	09	08
	203/4	00	0 5	44
	203/3	69	16	27
•	202	00	00	10
	27 5 /6	00	03	35
•	275/4	00	15	70
	203/1	00	1.2	67
	283/2	00	10	76
	276/4	00	04	18
	276/3	00	11	95
	2 78/2	09:	10	95
1	278/1	09	04	14
	277	00	63	68
	281	00	0.0	51
	280	00	03	94
	279/1	000	916 :	56
	194/1	09	11	22
	194/2	69	977	86

1				
7) ARATLAKATTA (Contd)	2	3	4	5
7) ARATLAKATTA (Contd)	193	. 00	33	37
	192/4	00	05	73
	326/2	00	03	52
	192/2	00	12	16
	192/1	00	00	10
	327	00	27	56 -
	328/4	00	16	.98
	187/3	00	00	83
	187/2	00	13	10
	187/1	00	07	95
	186	00	17	27
•	343	00	43	52
	344/2	00	10	79
	344/1	00	. 13	68 22
	62	00	28	22
	61	00	04	83
	60/1A	00	02	07
	59	00	07	07
	50/4	00	Q8	08
	50/1	00	14	98
•	50/3	00	15	00
	51/7	00	0 6	
	51/8	00	20	1,0 49
	52/12	00	02	05
	53	00	14	42
	52/6	00	13	28
•	52/3	00	00	22
	52/1	00	11	47
	52/2	00	07	38
	42	00	10	87 .
•	35/4	00	18	21
	35/8	00	15	06
	35/6	00	05	81
	35/5	00	11	73
	36/3	00	07	57
•	36/2	00	20	09
	35/1	00	00	10
	36/1	00	03	95
	28	00	00	40
	37	00	03	48
	5/5	00	08	89
·	7/3	00	00	10

0

236/2B/1

235/1B3

235/1B2

235/1B1

235/1A

242/10

242/9

242/5

242/4

245/6

245/5

245/4

245/1

254/1

256/4

247/9

247/10

248/10

1	2	3	4	3
ACTIVITATERATERAM (Comb)	346-8	90	18	7/8
	248/5	86	₩5	39
	208/4	••0	11	27
	248/2	6 0	18	40
	252/4	90	90	6 0
	252 /7	6 6	19	09
	252/6	60 0	6 3	63
	252/1	90	12	0 2
	251/14	90	· 6 7	51
	251 /13	90	99	49
	251 /12	@ 0	10 1	50
	251/11	90	07	62
	251/10	00	07	54
·	286 /1	9 0	79	81
	284	90	91	71
•	287/2	60	47	5 0
	288	90	47	91
· ·	2 89 /2	90	26	27
	29 0	••	94	26
	385	•0	10	57
	29 9	₩0	12	25
	383	80	03	43
	366 /1	●9	36	11
	382 /2	60	94	71
	381/10	90	6 0	19
	301 /1	4 3	70	46
	30 0	9 0	80	6 1
•	377	•6	62	12
	302	60	11	87
	371	01	9 0	46
	372/1	8 0	20	27
-	372/2	90	94	67
	374/8	60	02	99
	373	•	0.5	81
**************************************				RADESH
1) MADHAVAPATNAM	165/12	•	38	91
·	160 /1 6	80	9 0	61
	· 1 49 /17	40	12	72
	166	-	28	73

	Mandal/Talul:/Talul::046564697A				RADESH
1)	1) MADHAVAPATNAM	16 5/12	•••	38	91
	•	160 /1 6	90	90	61
		169/17	●0	12	72
		166	•••	28	73
		100/16	60	24	16
		165/13	66	94	79
		165/6	98	22	15
		165/5	90	43	34

[भाग II—खण्ड 3(ii)]	भारत का राजपत्र : जुलाई 4, 2009/आवाढ़ 13, 1931			3851	
1	2	3	4	5	
) MADHAVAPATNAM (Contd)	162/2	00	00	54	
e e	165/4	00	15	02	
•	164/1/2	.00	00	10	
	164/1/1	00	39	91	
	158	00	02	10	
	156/1	00	42	48	
	155/2	00	16	75	
· · · · · · · · · · · · · · · · · · ·	155/1	00	24	38	
	148	00	02	13	
	145/2A	- 00	04	21	
	145/2B	00	13	62	
	146/1	. 00	23	23	
	146/2	00	13	35	
•	144/1	00	12	02	
<u>.</u>	144/2	00	51	52	
2) BOYANAPUDI	47/4	00	36	13	
·	48/1	. 00	25	<i>7</i> 7	
	49/6	00	15	45	
	49/5	00	20	48	
	49/2	00	27	35	
•	51/2	00	43	78	
	51/3	00	00	10	
	60	00	17	75	
•	61	00	44	40	
	67/5	00	37	24	
	67/6	00	27	-85	
	68/5	00	35	47	
	68/2	00	01	70	
	68/3	00	13	37	
	69	00	36	33	
	84/3	00 ,	26	13	
	85	00	10	10	
	86	00	25	30	
	87	00	53	55	
	97/2	00	49	80	
en e	95/1A		35	10	
	95/2B	00	01	10	
4	97/1G	00	09	62	
•	97/1F	00	09:	66	
	97/1E	00	07	26	
	98	00	00	55	
	99/4	00	00	55	

3.52	MODELLE OF THEM. HELT S.			
		3	4	- 5
2) BOY ANAPUDI (Comi)	99/5	•	11	70
3) MASKILL ADORDI	4/1		29	30
	14/2	•	© 1	30
	5/1	•	33	78
•	6/3	60	•	64
	5/2	***	- 60	82
	in Svy. No.30	90	14	89
	10	•	•7	75
	26	90	34	51
	39/2/4	•	23	77.2
	10/2/3		42	:50
	18/2	.00	36	:04
•	18/1	96	62	28
	19	:00	19	39
	29	•	16	26
	34/3	(86)	407	15
•	29/2		:86	13
	29/1	•	40	98
	29/1	•	20	48
	29/2	•	16	49
	29/3	•	93	24
	26	•	32	496
	53	100	31	67
	52	•	11	187
	55	•	34	52
	50/1	•	07	33
	6 1		105	39
	€	***	49	74
•	78		.04	.58
	74	(40)	21	19
•	78		62	96
	76/2/28	**	25 ·	95
	76/1	•	₩	36
	77/8	•	78	79
	73/2	•	(7)	74
4) VALLUEU	161	:	23	83
The second section of	262/4	40	67 .	19
	3693	-90	- 86	69
	199/2	•	465	5 7
	190/1	•	13	39
	199/2	•	13	11
		44	-	•

157/2C

•	_	-	_	

	did at the same Sand discourse			
	2	3	#	5
AMBELIES (Comp)	157/2%	60	84	57
,	157/1	59	. 65	96
	156/2	60	36	92
	152		09	
	151/3	00	100	119
e de la companya de l	151/44	90)	97	50
•	151/TD	90)	02	28
	151/18	60	96	81
	151/1A	60	30	40
	150/ICI	60	00	78
	150/12	98	68	71
	146/3	00	03 °	96
	156/1A	36	22	56
	P49/1	S9 :	09	92
	P46	96	12	9
	148/9	66	88	14
	145/5	86	69	76
	145/3	00	09	39
	144/2	66 :	14	74
•	143/2) () () () () () () () () () (54	25
•	143/1	(a)	19	116

महें विस्की, 25 पून, 2000

या. मा. १८६६ — पारत सरकार को सोमाहित में यह बावक्षक प्रतीत होंगा है कि मैंगत दिसाईक मैंक ट्रांसकेंट्रेंगर एंड इराजाब्द्रक्यर सिविटेड को कार्योगाज-एंड्साबट-उस्त-अक्ष्मदाबाद हुंचा मैंक बाइनसाहत के जांक प्रदेश में विकासका रिवार ट्रेफ आप प्याइंट से देश के विकास हिताई में उपलेखाओं तक प्राकृतिक मैंक के परिवटर के सिक् मैंगत दिसोविवारिका इराजाब्द्रकार सिविटेड हुआ इस बाह्यकार विकास कार्य कार्य कार्य

और पारत तरवार को उसत पहचलाइन विद्यान के प्रयोजन के लिए वह आवनका प्रतित केता है कि, उस चूनि में, जिसके पीतर उसत पहचलाइन विद्याई जाने का प्रताब है और जो इस अवित्यमा से उसवाद अनुसूर्व में वर्षित है, उसकेश के अविवास का अर्जन किया जाए;

अतः, जयः, भारत सरकारः, पेट्रोलियम और खनिज पाइपासाइन (कृति के उपयोग के अधिवाह का अवीरः) अधिनियमः, 1862 · (1962 का 58) की धारः 3 की उपयोगः (1) द्वारा प्रकार श्रीकाची का प्रयोग कर्ते कुरः, उन्हें उपयोगः के अधिवाह का अर्जन करने के अपने आशय की योषणा करती है:

कोई न्यांकित, को उन्तर अनुसूची में वर्णित सूनि में हितवाह है, उन तारीख से विवादों उपल ऑक्टियन की बारा 3 की उपकार (1) के अधीन जारी की गई अधिसूचना की प्रतिना ताधारण जनता को उपलब्ध बना की जार्त है, इस्कीस दिन के भीतन सूचि के नीचे पाइपलाइन विवाई जाने के लिए उपयोग के अधिकार के अर्थन के संबंध में की एक,ए स्थान, सबस प्राधिकारी, मैंसर्स रिलीजिसटियत इन्प्रास्टकार लिनिटेड, न. 58-1-1483, मैंसिस स्टेना कॉकिज के सामने की नेड में, का रूट न.5, समझदा नगर, विज्ञायवाड़ा-520008, सुम्बा जिस्स, अनुस्पर्दश राज्य को लिनिडस क्यांने आवेश मेंज सुमीता।

अनुतूची

डल/ तेहसिल/ तालुक क्ष्कालीडीन्डी	जिला श्कृष्णा	गज्य ३ आन्ध्र प्रदेश				
गाँव का नाम	गाँव का नाम सर्वे तं. / त म विकि जन तं.		आर.ओ.यू. अर्जित करने के लिए बेतफल			
		हेक्टेयर	एबर-	सि एयर		
1	2	3	4	5		
कोन्हंगी	1	00	03	70		
,	गट नंबर 1 में उप्पटेक नदी	00	0.2	03		
) अमरावती	1	00	28	42		
)	2	0.0	32	00		
	. 3 .	00	15	28		
	4	0.0	11	75		
) कालीडीन्डी	127	00	03	28		
/ million of	128	00	39	45		
	132	00	06	22		
	133	· 01	48	00		
	136	00	03	98		
	137	00	32	43		
·	138	00	52	69		
	154	00	29	34		
	155	00	39	16		
	172	00	94	11		
	173	00	01	02		
	174	00	12	95		
	645	00	69	94		
	654	00	80	79		
	655	00	35	21		
	656	00	18	56		
	657	00	05	35		
	660	00	17	65		
	661	00	42	97		
	794	00	42	38		
	796	00	43	44		
	806	00	11	33		
	807	00	04	83		
•	812	01	24	32		
	813	00	17	60		
	830	00	54	68		
	854	00	28	84		
	855 85 6	. 00	58 50	47		
•	856	00	59	29 43		
	857 858	00 00	67 70	11		

[40111-4043(11)]	मारत का राजपत्र : जुलाइ व	, 2009/911416 15, 1351			3833
1		2	3	4	5
3) कालीही इं (निरंतर)	863		00	15	47
•	1004		00	33	11
·	1007		00	07	14
	1008		00	02	76
	1009		00	10	57
	1010		00	01	14
	1017		00	43	36
=	1018	•	00	15	12
•	1019		0.0	41	84
	1020		00	23	64
	1021	•	00	04	33
	1022	•	00	25	20
	1023		00	49	33
	1218		00	30	53
	1219	5.6	00	39	24
	1222 -		0.0	17	45
	1223		00	00	80
	1224		0 0.	20	89
	1228		00	02	75
	1229		00	65	24
	1230	•	00	19	06
	1231		00	42	55
	1232		00	15	43
	1233		0.0	19	82
	1249		00	56	46
	1250		00	36	11
	1251		.00	27	99
	1271	•	00	57	87
·	1272		00	08	98
	1273	•	00	01	36
	1274		0.0	60	08
	1276		00	10	50
<u> </u>	1277		00	10	60
⁴) सनास्द्रावरम	413		00	26	71
	414		00	24	22
	415	the second second second	00	35	25
	416		00	19	95
	417	•	00	26	95 32
	418		00	25	
	419		00		24
	420		00	17 17	59
	421			17 10	85 46
			00	18	16

	384	0.0	10	43	
	386		49	72	
6) उनस्	4	00	17	73	
	6	0-0	60	36	
	8 *	0:0	07	16	
	9	0.0	50	85	
•	मट नंबर 9 में अर्था केण्य	0-0 -	0 1	76	
	48	0.0	0.6	62	
	मट नंदर 48 में नाला	0:0	64	90	

			13, 1931		1 4	38
<u> </u>	1	i	2.	3	4	5
4) sange (Paier)		64		90	26	63
		65		98	99	78
		72		90	30	40
	_	73		0.0	05	97
	~. **	74		00	27	82
		75		88	97	33
		84		86	41	. 47
		85		90	34	31
		86		22	0 0	26
÷	÷	57		90	28	45
		58		90	95	15
		92	•	00	31	6 5
		93		9.9	0.7	05
7)		15		9.0	20	88
		16		06	48	51
•		20		99	10	87
	* • • •	21	•	90	25	79
कार्य केविन राज्	क जुड़ी स्थीत	हित	3 9-4	4 22 33	न्द्र प्रदेश	·
1) 4		22		90	15	86
		23		00	36	26
		33	,	1949	01	76
		34	-	96	07	51
		35		88	44	36
•		. 39		06	45	89
•		40		00	22	89
•		43	4	90	28	82
		44	•	90	37	70
		51		99	\$ 5	81
		. 54		0.0	36	74
		56	•	96	28	80
		57	•	90	05	38
		60		06	25	69
		109		90	36	73
to the second se	*	113		99	21	97
		114		96	22	96
		116		80	55	29
		119		00	19	93
		128	•	99	18	65
i i		122		95	10	24
				TO 1	# * **	4
• .			.1			
		123		86	32 38	21 53

-

3858	THE GAZETTE OF INDIA: JULY 4, 2009/ASADHA 13, 1931		[Part II—Sec. 3(II)]			
	1 2	3	4	5		
2) बोम्मिनभपाडु	423	00	14	77		
	426	.00	78	91		
	432	00	07	56		
	435	00	59	99		
	443	00	58	11		
	445	00	07	20		
	452	00	66	41		
	461	00	92	92		
	468	00	06	27		
3) कोर्गुन्टपालेम	121	00	46	49		
,	125	00	07	57		
•	. 134	00	98	24		
	135	00	56	54		
	139	00	02	47		
⁴) ईडेपल्ले	51	00	55	64		
, 4	52	00	01	13		
	गट नवर 52 में नदी	00	03	06		
	53	00	07	29		
	गट नंवर 53 में नदी	00	00	40		
	54	00	13	92		
	62	00	07	16		
	गट नंबर 62 में नदी	00	02	29		
	67	00	35	33		
	68	00	16	0,9		
	69	00	20	49		
	73	00	25	51		
	76	00	44	09		
	90	00	16	34		
	91	00	25	22		
	92	00	44	29		
	94	00	00	10		
	95	00	46	98		
	96	00	19	89		
	97	00	42	44		
5) पेदगोन्तूरू	6	00	74	77		
×	20	00	05	63		
	21	00	26	53		
•	22	00	26	72		
	23	00	27	19		
	29	00	31	83		
	32	00	09	02		
	33	00	03	44		

[Alst Bree Mark 3(R)]	पारतन्का राजपन्न : जुलाई 4, 2009/ज्ञाबाई 13, 1931			3859
. 1	2	3	4	5
) प्रानामूहर्गुनरतर)	34	00	29	08
V - 1	46	0.0	08	54
	49	00	25.	76
•	53	00	08.	
	55	00	76	47
	56	00	30	44
	57	0.0	05	57
	61	00	22.	27
	62	00	15	38
	गट नंबर 62 में पेदावित्त्वा चेरूव	00.4	26	10
	70	00	27	50
	71	00	10	12
	72	00	34	18
	86	01:	98	58
	93	00	18	68
	94	. 00	08	63
	95	00	15	64
•	564 %	00	07	00
•	570	00	39	54
	571	00	13	
· · · · · · · · · · · · · · · · · · ·	572	00	85	2 2 2 5
•	573	00	25	
•	577	00	27	14 × 77 ×
	578	00		
	579		44	45
	580	00	14	86
	581	00	22	25
	586	00	05	43
कोनस		00	11	01
- अगरा	160/7	00	011	33
	161	00	64	51
	162	01	01	38
	167	00	41 🐇	10
	172/1	00	000	11
चेवृह	गट नंबर 92 में चेस्प्व	00	00	10
	39	00	26	31
	42	00	01-50	35
	43	00	77	41
	गट नंबर 43 में <i>तलाव</i>	00	01	87
	44	00	10	63 °
	45 -	00	51	98:4:
·	46	00	34	09
, ,	48	00	05○ .	24 -

3860	THE GAZETTE OF INDIA: JULY 4, 2000/ASADHA 13, 1931			[Part II—Sec. 3(ii)]		
	2	3	4	5		
⁷⁾ चेव्र (दिखे)	49	00	14	16		
	गट नंबर 49 मे नामा	00	04	79		
-	51	01	00	55		
	52	00	04	76		
	62	00	27	37		
	63	00	00	29		
	88	0.0	32	21		
	89	00	00	10		
	90	00	26	64		
	91	00	37	51		
	92	00	80	12		
	94	00	00	43		
	101	00	55	49		
	102	00	03	94		
	103	00	10	70		
	106	00	80	30		
	107	00	10	08		
•	109	00	32	13		
	110	00	30	64		
কাকবোডা	2	00	02	80		
	गट नंबर 2 में नाला	00	01	45		
	3	00	00	12		
	गट नंबर 3 में नाला	00	00	10		
	4	00	37	61		
	5	00	36	11		
	6	00	03	91		
	8 9	00	05	91		
	9	00	27	47		
	10	00	36	9 1		
	11	00	22	91 51		
	16	00	40	22		
	17	00	33	37		
	18	00	09	50		
	19	00	42	95		
	20	00	42	23		
	84	00	20	82		
) नुदीनेपस्मि	359	00	28	99		
	360	00	49	99		
	362	00	22	03		
	363	00	23	08		
	366	00	03	32		
	गट नंबर 3 69 में नाला	. 00	02	66		

1	2		3	4	5
9) नुवीनेपीश (नि रंतर)	372	-	00	00	14
	373		0.0	40	00
	374	•	00	08	88
	376	•	00	17	97
	377	·	00	13	82
	378	•	00	32	74
	379		00	30	54
	382		00	00	15
	388	i iii	00	34	04
	391		00	16	04
	393		00	07	95
	394	•	.00	42	92
	395		00	02	49
⁰) पे नुमस्सि	33		00	18	61
	34		00	62	22
	38		00	37	50
	39		00	13	23
•	40		00	06	38
	42		00	03	85
	43		00	53	34
	44		00	36	78
·	45		00	00	59
	92		00	13	54
	96		00	01	97
	97		00	39	07
•	98		00	18	21
	99		00	10	12
	102		00	13	
	103	-	00	02	25 57
	108		00	11	84
	120		00	08	
	121		00		46
	122		00	48 35	30
	123		00	35 00	28
. •	124				62
	गट नं वर 124 में रास्ता		00	03	66
	गट नवर १८४ में रास्ता 125	•	00	08	12
	126 ·		00	43	90
\			00	01	97
) सन्कर्शनापुरम	33		00	0.1	72
	• 34		00	05	10
	36		. 00	21	98
	49		00	10	54

गट नंबर 71 में नाला

गट नंवर 72 में नाला

2) चन्द्राला

['बम [b— खण्ड 3(ii)]	भारत का राजध्य अनुसार	4, 2009/41/44 13, 1931			>386
. 1		2	3	4	5
) करामा (जिल्ला)	81		00	00	13
	82		0.0	34	92
	83		0.0	24	41
	84		00	~04	62
	85	,	00	49	80
	94		0.0	13	16
	172		00	05	84
	174		- 00	06	29
	175		00	-03	26
	180		00	∘04	75
	181		00	43	·4 64
	185		- 00	31	₹18
·	186		00	55	21
•	187		00	20	⇒29
	189	·	00	30	92
	190		00	12	48
	191		00	07	∍84
) আগন্তুন	657		00	13	-74
~	523		0 Ó	26	13
	524		00	: 39	∍5 6
	526		00	. 03	83
	559	ı	00	16	53
	560		00	10	-02
· .	561		00	07	80
	564	•	00	22	79
	565		00	26	7 9 51
	566		00	08	41
	567		00	48	37
	568		00	16	°30
	572		00	00	
•	576	•	00		10
**************************************	581		00	43	62
•	582		00	11	∘04 ∞0.6
	583		00	ି 35 ି ଦ୍ର	86
	584			09	00
	585		00	02	16 27
	586		00	39	67
	5 95		00	07	66
	596		00	09	11
	. 597		00	20	16
•	598		00	40	66
* *			00	10	19
	599	<u> </u>	0.0	44	85

3804	THE GAZETTE OF INDIA: JULY 4, 2009/ABADHA 13, 1931		[PET II-	—Sec. 3(11)]
	1 2	3	4	5
3) अम्मक् (निरंतर)	600	00	14	74
	60 2 .	00	20	10
	658	00	05	33
	659	00	08	56
•	660	00	40	24
	661	00	27	57
	667	00	22	99
	669	00	38	51
	670	00	49	77
	671	00	02	30
	672	00	43	33
	673	00	03	08
	675	00	23	62
⁴) वेमुगु न्टा	3	00	00	22
•	गट नं वर 3 में नाला	00	00	10
	4	00	03	18
	गट नंबर 4 में नाला	00	01	23
	13	00	06	74
	14	00	40	85
	16	00	35	65
	18	00	75	63
	19	00	00	86
	24	00	01	16
	25	00	29	25
	. 27	00	17	49
	गट नंबर 27 में नामा	00	03	97
	28	00	25	39
	29	00	40	84
⁵) पेन्जेंद्रा	75	00	08	79
	गट नंदर 75 में नामा	00	03	98
	84	00	36	92
	85	00	32	30
	86	00	13	36
	87	00	00	46
	88	00	44	86
	102	00	21	98
	103	00	35	15
	105	00	05	61
	217	00	11	29
	218	00	16	03
	219	00	28	35 ·
	225	00	28	49

[भाग II—खण्ड 3(ii)]	भारत का राजपत्र : जुलाई 4, 2009/आवाङ् 13, 19	31		386
1	2	3	4	5
पेन्जेंद्र ा (पिरं तर)	226	0.0	16	50
	227	0.0	15	09
	228	00	17	49
•	229	00	02	54
	यट नंबर 229 में नाला	. 00	05	78
	230	. 00	12	20
	231	00	15	56
•	233	00	20	15
	235	00	⁻ 50	28
	238	00	04	97
•	240	00	01	20
	298	00	27	91
	299	00	14	- 63
-	300	0.0	25	89
•	301	00	18	27
	304	00	01	15
	305	00	14	91
•	306	00	04	63
-	गट नंबर 306 में रास्ता	00	11	85
•	309	00	27	46
	310	00	29	74
	316	00	19	83
	317	00	60	68
	359	00	40	70
	360	00	05	90
	गट नंवर 360 में नाला	00	02	90
	361	00	09	39
	362	00	24	94
	363	00	47	41
***	367	00	05	47
	368	- 00	24	37
	369	00	33	97
	370	00	13	37
•	377	00	17	20
	378	00	05	09
	379	00	34	71
	380	00	10	7 i 78
	381	00	05	
	384	00	00	27
	385	00	03	27
/ तेहसिल/ तालुक इपामारू	जिला श्वरूपा	70-01 0 2 TE		11

 मंडल/ तेहसिल/ तालुक इपामारू
 जिला इकुष्णा
 गज्य इआन्ध्र प्रदेश

 1) रिम्मनापुडी
 82
 00
 18
 53

 83
 00
 17
 71

3866	THE GAZETTE OF INDIA: JULY 4, 2000/AGARMIA-13, 193	1	[Part H-Sec. 3(ii)]			
	1 2	3	4	5		
l) रिम्पना युक्त (निरंतर)	84	00	07	13		
	85	00	39	58		
	87	00	00	97		
	95	00	67	30		
	102	00	04	05		
	103	00	08	69		
	104	00	56	70		
	149	00	34	87		
	150	0.0	79	89		
	151	00	06	36		
	162	00	31	01		
	163	00	27	80		
	164	00	13	33		
•	165	00	09	41		
	167	00	00	28		
	168	00	22	76		
	169	00	31	11		
	170	00	04	41		
	171	00	07	95		
	180	00	38	56		
²) को न्द्रीपास ः	174	00	31	55		
,	175	00	00	33		
	181	00	05	19		
	182	00	29	86		
	183	00	20	89		
	184	00	22	41		
	185	00	50	66		
	187	00	05	10		
	189	00	23	41		
	197	00	21	90		
	198	00	0.0	10		
³) रापर्ला	12	00	37	70		
	14	00	14	11		
	15	00	43	04		
	16	00	15	38		
	17	00	19	57		
	19	00	03	28		
	गट नंबर 19 में रास्ता	00	04	18		
	2,3	00	00	10		
	24	00 -	98	76		
	28	00	07	33		
	29	00	57	35		

सट नंबर 10 में रोड

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3868 THE GAZETTE OF INDIA : JULY 4, 2009/ASADHA 13, 1931			[Part II—Sec. 3(a)	
1	2	3	4	3
2) वर्तापूडी (अंदूर)	13	00	45	17
	15	00	39	30
	16	00	39	18
	17	●0	27	51
	19	00	01	79
	27	00	28	81
	28	90	02	76
	91	9 0	13	04
	गट नंबर 91 में नदी	9 0	06	99
	94	••	23	53
	95	00	38	1\$
	101	00	26	23
	102	00	0 6	54
	103	99	94	92
डल/ तेहसिल/ तालुक श्पिमेडीमुक्कला	जिला श्कृष्णा	राज्य १आ		* 1
।) मामिल्लापल्ले	103	00	09	50
	104	00	80	73
	110	0 0	22	43
	<u>1</u> 11	●1	94	49
²) पेनुगत्सा	8	00	00	86
	13	00	04	28
	14	00	3 0	33
	15	•0	41	66
	16	00	01	82
	गट नंबर 16 में नाला	00	01	75
	17	0 0	05	03
	🕖 गट नंबर 17 में नाला	00	04	42
	18	00	50	41
	19	60	00	14
	25		37	35
3) कृष्णापुरम	144	60	12	77
	146	00	22	00
	147	00	45	73
	148	00	27	13
	149	00	01	58
	150	00	28	70
	151	00	93	80
	153	00	50	•0
	154	00	00	36

166

 36

42

	- 3(ii)]	
ستديدها		

38/0	THE CAZETTE OF INDIA: JULY 4, 2007/11-15, 1991		المديد المدون	. ارجه
	2	`3	4	•
5) again (Math)	176	0.0	46	68
	178	0.0	3.7	84
	189	0.6	33	3.1
	190	0:0	13	85
	192	0.6	0.5	2:0
	193	00	0.9	57
	233	0.0	16	85
	गट नंबर 233 में नबी	0.0	0.3	20
	234	0.0	24	3.7
	235	0.0	0.5	67
	236	0⊧0	22	75
	239	0:0	40	59
	243	0:0	Chief:	86
	गट नंबर 243 में नवी	0.0	0.2	69
	244	0.0	19	23
	245	0.0	13	90
	309	00	24	91
	347	0.0	28	69
) ईनापुरू	31	0:0	41	13
	9-7	0.0	0.9	94
) लंकापरित	4	0.0	17	3,1
	गट नं बर 4 में नकी	00	0′5	67
	144	0.0	28	9.8
	154	0:0	04	86
	155	0:0.	24	99
•	15 6	0.0	0.9	10
÷	1 5 .7	00	3.6	73 :
	गर्हे नंबर 145 और गॉक की बीक के बीक ने	00	0.4	83

पर, सं. एक 140वन/नगरवाक जीती वेहकेदसर्वा जनक समित

Name Could the Stiff Lines, 2000

S.O. 1886 Whereas it appears to Government of India that it is necessary in public interest that for transportation of natural gas from tap off point of Kakinada — Hyderabad — Uran — Ahmedabad trunk gas pipeline at Vijayawada in Andhra Pradesh of M/s Reliance Gas Transportation Infrastructure Limited to consumers in various parts of the country, a pipeline should be laid by M/s Relogistics Infrastructure Limited;

And whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed here to;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of Right of User therein for laying the pipeline under the land to Shri M.A. Gaffar, Competent Authority, Relogistics Infrastructure Limited, House No. 59-1-18/3, Opp Road to Maries Stella College, Bus that No. 5, Ramachandra Nagar, Vijayawada – 520 008, Krishna District, Andhra Pradesh State

Schedule

Mandal/Tiball/Tibalatistististis	District: Crishns	State:	Nindbra Pr	edest:
Village	Survey No./Sub-Division No.	Ates to	be acquir	ock for Appli
		Hec	Atte	C-Are
T ,	2	3	4	. 5
1) Kondangi	1	00	03	70
	Upputeru River in Gat No.1	00:	02	03
2) Amaravati:	1	00	28	42
t , , , , , , , , , , , , , , , , , , ,	2	00	32	00
	3	90:	15	28
·	4	00	11	75
3) Kalidindi	127	00:	03	28
•	128	00 ₁	39	45
	132	00:	06	22
	133	01	48	00
	136	00	03	98
•	137	00	32	43
	138	00	52	69
•	154	00	29	34
	155	00	39	16·
•	1.72	00	94	11
•	173	00-	04:	02
•	174	00	12	9 5
	645	00	69	94
	654	00:	08	79
	65 5	00:	35	21
	656 :	00	18	56
,	657	00	05	35
	660	00	17	65
	6 61	00	42	9 7
	7 94	00	42	38
	796	00	43	44
	806	00	11	33
	807	00	04	83
	812	01	24	32
	813	90 ⁷	17	60
	830	00	54	6 8
	854	00	28	84
	855	00	58	47
	856	00	59	29
	857	00	67	43
	858	00	70	11

1	2	3	4	5
) Kalidind (Contd)	863	00	15	47
•	1004	00	33	11
	1 0 07	00	07	14
	1008	00	02	76
	100 9	. 00	10	57
	1010	00	01	14
	1017	00	43	36
	1018	00	15	12
	1019	00	41	84
	1820	00	23	64
	1021	00	04	33
	1022	00	25	20
	1023	00	49	33
	1218	00	30	53
	1219	00	39	24
	1222	00	17	45
	1223	00	00	80
	1224	00	20	89
	1224	00	02	75
	1229	90	6 5	
•	1230	90		24
	1231		19	06
		00	42	. 55
	1232	00	15	43
	1233	00	19	82
	1249	00	56	46
	1250	00	36	11
	1251	00	27	99
	1271	00	57	8 7
	1272	00	08	98
	1273	00	01	36
	1274	00	60	08
V.	1276	00	10	50
	1277	00	10	60
4) Sanarudravaram	413	00	26	71
	414	00	24	22
	415	00	35	25
	416	00	19	95
	417	00	26	32
	418	00	25	24
	419	00	17	59
	420	00	17	85
	.421	00	18	16

[-4-11 4-45(H)]	भरत का राज हा : जुतार न, 2009/जानाड़ 13, 1931-			JE-83
1	2	3	4	5
Sanarudravaram (Contd)	432	00	28	22
	423	00	17	11 .
	424	00	06	58
	425	00	05	. 18
	426	00	04	54
	428 62	90	09	73
5) Korukollu	62	00	28	92
•	63 68 70	•0	47	53
	68	60	34	40
	76	00	28	51
	74	00	49	24
	72	00	04	61
	73	60	0,1	96
•	36,9	00	19	65
•	340	60	21	67
	344	00	06	61
	345		37	19
•	139	6 0	53	71
	369	86	05	65
	3 6 1	86	40	18
	367	00 60 60 60 60 60	oʻi	56
	37Î	Ž o	96	37
	372		08	72
	373	Q O	94	24 3
	374	60	42	11
<u>.</u> :	375	90	40	65
·	377	00	12	87 ,
	378	00	20	7●
	379		20 00 23	23
•	380	90	235	91
	381 962	00 80	24	26
	982	00	96	96
	96	00	34	66
		•0	10	43
	386	● Q	49	72
5) Avakuru	4	00	17	73
	.6	•0	0 0	75 36 ເ
	8	60	07 ₅	16
•	9	90	50	85
	Dharma Cheruvu in Gat No.9) Y Y	● 1	7 6
• :	48	00	08	
	Nala in Gat No.48	00	94	62 60 %

38/4 INC GMZZICC GA	24.14.14.14.14.14.14.14.14.14.14.14.14.14			
1	2	3	4	5
(S) Availance (Cortd)	€4	400	36	\$ 3
Available (Centd) 64 65 72 73 74 75 94 85 96 87 92 93 7) Kotcherla 15 16 20 21 Nulakalapaili 22 23 33 34 35 39 40 41 51 54 56 57 60 199 113 114 116 119 120 122 123		•●0	1 99	78
		80	30	40
		- 90	15	97
		60	27	8 2
		86	:07	33
		-	41	47
		•00	34	31
		00	86	26
		90	28	45
		60	2 5	15
		•	31	65
		90	07	05
7) Recoludi		00	20	88
/) Kotcheria		90	48	51
		90	10	8 7
	21	86	25	79
Mendel/Tehell/TeluktNydlanpulli		900	7	مين
1) Mulakalapalli		•	15	96
·	23	••	36 .	26
	33,	60	9 1	76
	34	40	.07	51
	35	9 0:	44	3 6
	39	60	45	89
	46	**	22	8 9
	46		36	82.
	44	80	37	70
. •		***	65	81
		60 ,	36	74
•	56	90	28	80
		••0	0 5	38
Hendel/Tebell/Teluk/Mydhapalli		•0	25	69
		. ● 6	36	73
		80	21	97
		80	22	. 06
• • • • • • • • • • • • • • • • • • • •		9 6	55	09
· · · · · · · · · · · · · · · · · · ·		90	19	9 3
•		90	18	65
		00	10	24
		90		24 21 ⁵
. •			32	41 52
		00	38 32 4 92 0	53
		90	34.5 68.0	74 51
	127	90	42 V	31

5) Peddagonnuru

The state of the s	74B-OF-INDEN 7056-725697-11-11-11-17-17-17-17-17-17-17-17-17-17			
1	2.	3.8	46	. 5 ⁸
Peddagormana (Conta)	344	00%	29	0.8%
\$	4 6 7	() () (1)	00%	54
	494	()	2.55	7 6 %
	53	009	00%	88 6
	535	00*	764	47
	5 6 %	00 F9	3 0 :	441
	57°	0⊕≑	05	57
•	• 61	00	22	2.7
•	62	00	15⁴	38
	Pedibbillian Stonery to Giot 10.60	00	25:	10%
	7 6 *	00%	27	50%
	71:	00 %	10%	12
	72	0₩ €	345	163
	8	01	984	520
	93	0●*	168	60%
	94*	000	OWE	66
	9 3 *	00%	15	64
•	5 84 *	00%	07	0
	5760	000	3.94	594
	5711	()	183	22
•	572	(10)	880	25
	573 3	00%	25	14-
•	577	000	27	77
	5.786	009	404	45
	5 75 *	() 18 /8	1##	86
	588 (3	(10)	22	25
	584	(10)	000	4 3 .3
	500%	00%	137	01
* Kenning	1 86/97	O###	O 9 1	38%
-	1864	0	644	51
	18\$	041:	04:	38≉
	1 <i>6</i> 7°	000	44	1 0 3
	17221:	(10)	(300):	13:
Chevare	Gibrorusia Globilla 12	000	(10)	100
·	334	064	225	331
•	48	()	011:	357
	45%	() () ()	7¶)	35. 441
	Pondfir@inNin49	0 0 *	00	8 7 7
	44*	000	106	66
	4 5 -	000	5313	98:
	46 5	ONE .	3314	0.48± >240±
The state of the s	48	(78)	000	2245

Mala in Got No. 269

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3878 THE GAZ	ETTE OF INDIA: JULY 4, 2009/ASADH	A 13, 1931	[Part I	I—Sec. 3(ii)
1	2	3	4	5
Mudinepalli (Contd)	372	00	00	14
	373	00	40	00
	374	00	08	88
	376	00	17	97
	377	00	13	82
	378	00	32	74
	379	00	30	54
	382	00	00.	15
	388	00	34	04
	391	00	16	04
	393	00	07	95
	394	00	42	92
	395	00	02	49
0) Penumalli	33	00	18	61
	34	00	62	22
	38	00	37	50
•	39	00	13	23
	40	00	06	38
	. 42	00	03	85
\$	43	00	53	34
	44	00	36	78
	45	00	00	59
	92	00	13	54
	96	00	01	97
	97	00	39	07
•	98	00	18	21
•	99	00	10	12
	102	00	13	25
	103	00	02	57
	108	00	11	84
	120	00	08	46
	121	00	48	30
· •	122	00	35	28
	123	00	00	62
	124	2.2		

11) Sankarshana Puram

Cart Track in Gat No.124

 7

	7	3	4	5
Sankarshana Puram (Contd)	2			1
Sankarshana Puram (Contd)	50	00	38	92
•	51	00	03	77
	52	00	58	85
	57	00	11	86
	58	00	12	87
	59	00	39	04
•	60	00	06	85
•	62	00	· 00	26
Mandal/Tehsil/Taluk:Gudiavalleru	District:Krishna	State	e:Andhra l	Pradesh
) Vinnakota	102	00	03	19
	103	00	21	28
	104	00	21	17
	105	00	22	08
•	106	00	16	30
	108	00	50	78
	109	00	01	08
and the second second	117	00	00	32
	118	00	52	52
	120	00	50	· 83
	121	00	91	87
S. 15	127	00	07	34
•	128	00	24	05
	133	00	00	64
	473	00	26	68
	481	00	00	59
	483	00	28	45
	484	. 00	07	77
	River in Gat No.484	00	21	01
•	485	00	07	62
	486	00	65	34
	497	00	00	3 4 10
	498	00	27	79
	499	00		
	500	00	26	83
	501	00 . 00	08	14
() Chandrala			36	19
2) Chandrala	71 Note in Cathle 71	00	10	39
	Nala in Gat No.71	00	01	58
	72	00	01	95
·	Nala in Gat No.72	00	03	. 72
	73	00	27	52
	75	-00	52	25
	76	00	05	45
	78	00	02	41

(EE

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(349)

(B)

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3882	THE GAZETTE OF INDIA: JULY 4, 2009/ASADHA 13, 19.	J1	(rat n	—36c. 3(11)]
	1 2	3	4	5
) Penjendra (Contd)	226	00	. 16	50
	227	00	15	09
	228	00	17	·49
	229	00	02	54
	Nala in Gat No.229	00	05	78
•	230	00	12	20
	231	00	15	56
	233	00	20	15
	235	.00	50	28
	238	00	04	9 7
	240	00	01	20
	298	00	27	91
	299	00	14	63
	300	00	25	89
	301	00	18	27
	304	00	01	15
	305	00	14	91
	306	00	04	63
÷	Cart Track in Gat No.306	00	11	85
	309	00	27	46
	310	00	29	74
	316	00	19	83
	317	00	60	68
	359	00	40	70
	360	00	05	90
	Nala in Gat No.360	00	02	90
	361	00	09	39
	. 362	00	24	94
	363	00	47	41
	367	00	05	47
	368	00	24	37
	369	00	33	97
	370	00	`13	37
	377	00	17	20
	378	00	05	09
	379	00	34	71
	380	00	10	78
	381	00	05	27
	384	00	00	27
	385	00	03	11

$\overline{}$						==
	Mandal/Tehsil/Taluk:Pamarru	District: Krishna	State:	Andhra i	Pradesh	- 1
1)	Rimmanapudi	82	00	18	53	—
	•	83	00	17	71	

[भाग II—खण्ड 3(ii)]	भारत का राजपत्र : जुलाइ 4, 20	७५/अस्पादं १३, १५३।	<u>-</u> -	·	2002	=
, 1	2		3	4	5	
) Rımmanapudi (Contd)	84		00	07	13	•
	85		00	39	58	
	87		00	00	97.	:
	95		00	67	30	
	102	·	00	04	05	
	103		00	08	69	
	104	•	00	56	70	
	149		00	34	8.7	
	150		00	79	89	
	151		00	06	36	
	162		00	31	01	
	163		00	27	80	
	164		00	13	33	
	165	we consider the constant of th	00	09	41	
	167		00	00	28	
	168		00 -	22	76	
	169		00	.31	11	
	170:		00	.04	41	
			00	07	95	
	171	•	00	38	56	
<u></u>	180					
2) Kondiparru	174 -		00	31	55	
	175		00	00	33	
	181		00	05	19	
	182		00	29	86	
	183		00	20	89	
•	184	•	00	22	41	
	185		00	50	66	
	187		00	05	10	
	189		00	23	41	
	197		00	21	90	
•	198		00	00	10	
3) Raparla	12	, .	00	37	70	
· · · · · · · · · · · · · · · · · · ·	14	•	- 00	14	11	
	15		00	43	04	
•	16		00	15	38	
	17		00	19.	57	
·	19		00	03	28	
	Cart Track in Ga	No 19	00	04	18	
	23	. 110.17	00	00	10	
	24		00	98	76	
	28	and the second second	00	07	33	
	29		00	57 -	35	

1	2	3	4	5
Kapurta (Contd)	30	00	18	31
•	33	00	03	17
	35	96	32	84
	. 3 6	00	01	89
	Nala in Gat No.45	00	09	04
	49	00	0 3	08
	50	90	8 2	05
	52	00	52	51
	53	00	16	34
	54	00	90	29
	5 6	. 00	00	10
	57	00	59	17
	5 9	00	26	63

Handel/Talult/Talul::Plu		State	::Andhra I	Yantesh
i) Bhatlapenamarra	510	90	01	67
	511	00	49	37
	512	90	2 6	<i>7</i> 3
	513	96	33	03
	514	99	96	58
	517	60	05	52
	520	90	30	63
	533	00	14	0 5
	534	00	46	40
	535	00	90	28
	539	90	15	69
	540	60	48	41
	541	90	02	29
	544	00	15	36
	552	00	16	8 5
	553	00	01	91
	554	60	58	0 3
	555	00	13	42
	556	60	13	88
	557	90	02	73
	5 6 1	00	39	69
	5 6 2	00	10	38
	56 3	0 0	24	09
	564	. 00	64	92
	565	90	31	50
	579	00	10	18
2) Barlapudi	7	00	47	84
	10	00	04	95
	Road in Gat No. 10	00	02	84

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more one of the first of the first production of the section of th

and his duly a homentagent partition above and an annual con-

_ 1	2	3	4	5	_
Harlapudi (Contd)	13	.00	45	17	_
	15	.00	.39	30	
	16	00	39	18	
	17	80	27	51	
	1 9	.00	9 1	79	
•	27	99	28	81	
	28	00	02	76	
	91	90	13	04	
	River in Gat No.91	-00	96	.09	
	94	.00	23	53	
	95	00	38	15	
	101	-00	26	23	
-	102	. 00	96	54	
	103	• • • • • • • • • • • • • • • • • • • •	04	82	
Mandel/Tehsil/Taluk:Pan	sidimukkala Dietrict:Kriehna	, State	:Andhen	Personal	-
) Mamillapalle	103	-00	09	50	

	Mandal/Toksil/Taluk:Pamidimukkata	District:Krishna	. State	e:Amdhen	Products
I)	Mamillapalle	103	-00	99	50
		104	-00	08	73
	•	110	•00	22	43
		111	Ø 1	04	49
2)	Penumutsa	8	90	66	26
		13	00	04	28
	•	14	00	30	33
	•	15	.90	41	66
		16	00	01	8 2
	•	Nala in Gat No.16	00	01	75
		17	00	Q 5	03
	•	Nala in Gat No.17	.00	94	42
		18	90	50	41
	•	19	-00	00	14
		25	600	37	35
3)	Krishnapuram	144	00	12	77
		146	. 60	22	00
		147	00	45	73
		148	96	27	13
		149	60	01	58 .
		150	60	28	70
		151	60	03	98
		153	00	50	90
		154	99	08	36
		155	60	36	36
		166	00	13	53
		170	00	08	42
		172	00	04	86

River in Gat No. 233

<u> </u>	2	3	4	5
) Kuderu (Contd)	235	00	05	67
	236	00	22	75
A Company of the Comp	239	00	40	59
•	243	00	04	88
•	River in Gat No.243	00	02	69
	244	00	19	23
	245	00	13	90
	309	00	24	91
	347	-00	28	69
6) Inapuru	31	00	41	13
· · · · · · · · · · · · · · · · · · ·	97	00	09	94
7) Lankapalli	4	00	17 .	31
	River in Gat No.4	00	05	67
•	144	00	28	98
· ·	154	00	04	. 86
	155	00	24	99
	. 156	00	00	10
•	157	00	36	73
	In bet Gat no. 145 & VB	00 .	04	83

[F. No. L-14014/19/2009-G.P. K.K.SHARMA, Under Secy.

नई दिल्ली, 29 जून, 2009

और भारत सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि, उस भूमि में, जिसके भीतर उक्त पाइपलाइन बिछाई जाने का प्रस्ताव है और जो इस अधिसूचना से उपाबद्ध अनुसूची में वर्णित है, उपयोग के अधिकार का अर्जन किया जाए ;

अतः अब, भारत सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उनमें उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको उक्त अधिनियम की धारा 3 की उपधारा (1) के अधीन जारी की गई अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती है, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाई जाने के लिए उपायोग के अधिकार के अर्जन के संबंध में श्री के गंगाचलम सक्षम प्राधिकारी, मैंसर्स रिलोजिसटिक्स इन्फ्रास्ट्रक्चर लिमिटेड, नं 67~11-21/2, साविसुजा, न्यु सेंचुरी पिक्लिक स्कूल के सामने, एल वी नगर, काकिनाडा - 533 003, पूर्वी गोदावरी जिला, आन्ध्र प्रदेश राज्य को लिखित रूप में आक्षेप भेज सकेगा।

अनुसी

नंडल/ तेहसिन/ ता लुक इतोंडानी	जिला ह्युर्वी गोदस्यरी	राज्य : आन्ध्र प्रदेश सार-बो-मू सर्वित करने के कि बेस्क			
गींव का ना	कों यं. / सा विकास यं.				
		- Index	₹K	वि एक	
1	2	3	4	5	
राविकनपाडु	269	00	59	35	
_	270	00	02	30	
	273/3	00	01	93	
	273/4	00	39	34	
	271	00	01	22	
	272	00	41	80	
	249	00	70	86	
	246/8	00	06	42	
	226	90	07	97	
	228	00	30	80	
	227/3	00	28	62	
	227/4	90	17	98	
	227/2	00	08	45	
	230	00	02	71	
	148	90	22	23	
	147	00	05	33	
	14 9/ 1	00	00	74	
	146	00	22	88	
	145	90	07	14	
	144/3	00	05	65	
	144/4	90	21	99	
	143	00	23	52	
	123	00	26	26	
	122	00	45	73	
	118	99	94	14	
	117/11	00	16	67	
	117/10	00	00	87	
	116	00	02	13	
	113/8	90	21	34	
• .	113/3	90	01	67	
	113/6	00	22	09	
	113/5	00	96	34	
	113/7	99	16	69	
	114/7	00	15	92	
	111/1	99	05	14	
	111/2	90	90	15	
	34/1	00	90	76	

1	2	3	4	5
1) राज्यिकासु (निसंस्)	34/2	60	14	31
	34/3	00	31	48
	34/4	00	46	26
	33/1	00	03	82
2) 4.66-14-14	329/1	CO	00	40
	329/2	00	00	40
	328	00	01	58
	269/1	00	98	42
	271	00	05	25
	301/4	90	04	21
	300/1	00	11	10
	300/2	00	11	47
	302/2	00	01	97
	297/3	00	40	22
	298/4	00	14	03
	2 98 /1	00	04	17
	293	00	01	71
	294/4	00	07	73
	294/5	00	06	20
	292/1	00	04	11 .
	292/2	00	07	90
	292/3	00	07	90
	291/7	00	20	04
	291/2	00	14	66
	291/3	00	08	07
	289/1	00	05	60
•	289/2	00	04	61
	289/3	00	07	17
	288/2	00	13	39
·	286	00	63	68
	285	00	01	08
	277	00	04	23
	275	00	08	99
	276	00	37	85
	115	00	41	71
	116	00	07	69
	117	00	32	73
• .	118	00	03	42
	119/2	00	13	27
	119/3	. 00	00	50
	119/4	00	11	97
	119/5	00	05	08

THE GAZETTE C	7 11011 - 3001 4, 2007110110111113, 1731		[144.	H 500.5(H)
1	2	3	4	5
2) पी.ई.चिन्नय्यपालेम (निरंतर)	120/3	00	00	40
	120/4	00	07	57
	124	00	33	54
	125	00	19	25
	128	00	02	77
	127	00	27	65
	126	00	01	16
	133	00	03	0.7
•	136	00	09	38
	137	00	41	76
•	140	00	01	13
	139	00	35	56
	142/2	00	05	95
	142/3	00	18	45
·	144	00	01	76
	146	00	28	90
	19%	00	02	53
	147	00	17	72
	190	00	23	16
	189	00	00	76
	188	00	12	53
	151	00	07	80
	187	00	32	72
	162/2	00	01	06
	184	00	25	02
	183	00	17	09
	185/1	00	08	14
	185/2	00	08	51
	185/3	00	80	18
	185/4	00	02	47
	185/6	00	03	80
	180/2	00	00	81
	179	00	09	00
	178/2	00	19	90
	178/1	00	01	63
·.	391	00	49	67
•	392	00	15	78
	393	00	39	48
	394	00	06	64
3) बेन्डपूडी	5	00	14	33
,	6	00	46	47
	8	00	80	54

18	14 : दुराई 4, 2000/बाबाद 13, 1951			
14 00 24 15/1 00 03 15/2 06 24 15/1 15/2 06 24 15/1 20/2 20/2 20/1 00 26 5 16/1 00 26 7/1 17/3 00 25 16/4 00 14 8 15/2 00 00 14 8 15/3 06 18 7/1 15/2 07/1 15/1 15/1 15/1 15/1 15/1 15/1 15/1 1		- 2	1.	
15/1 86 93 1 15/2 96 24 1 15/2 96 24 1 1 15/2 96 24 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				· · · · · · · · · · · · · · · · · · ·
15/2 00 24 1 21/2 00 57 1 21/2 00 51 5 20/1 00 26 5 16 00 04 7 16 00 20 2 20/1 00 20 2 20/1 00 20 2 20/1 00 20 2 3 16/3 00 27 6 16/4 00 14 16/2 00 00 2 15/4 00 22 2 15/3 06 18 7 15/2 00 06 22 2 15/3 06 18 7 15/2 00 01 2 6/4 00 01 2 6/4 00 01 33 3 11/4 00 03 13 3 11/4 00 03 2 11/2 00 03 2 11/2 00 00 07 17 11/2 00 03 2 11/2 00 07 17 11/2 00 07 7 11/2 00 07 7 11/2 00 27 5 11/1 00 15 10 11/2 00 07 17 11/2 00	1.4 Z.7			
22	/ <u>~</u>			
21/2 20/2 20/1 20/1 30 28 3 3 30 18 17/1 30 30 29 3 16/3 16/4 30 16/4 30 16/4 30 16/4 30 16/4 30 16/4 30 30 27 4 15/3 30 30 27 4 15/3 30 30 28 30 30 31 35/2 30 30 31 31 31 31 31 31 31 31 31 31 31 31 31	***			T. Alexandria
20/2 20/1 20/1 00 26 7 18 00 04 7 17/1 00 20 2 17/3 00 29 1 16/3 00 27 8 16/4 00 14 8 16/2 00 00 24 7 15/4 00 22 2 15/4 00 22 2 15/4 00 22 3 15/2 00 01 26 0 16/2 00 01 26 0 16/2 00 01 2 6/2 00 01 2 6/4 00 13 3 11/40 00 13 3 11/40 00 03 2 11/20 00 03 2 11/20 00 00 03 2 11/20 00 00 03 2 11/20 00 00 03 2 11/20 00 00 00 00 00 00 00 00 00 00 00 00 0	den de la companya de			
20/1 16 10 17/1 100 20 21 17/3 00 28 16/3 16/4 00 14 16/2 15/4 00 15/4 00 16 15/2 15/3 15/2 15/2 17/10 00 00 16 33 15/2 67 11/20 11/				
16	A			
17/1 17/3 00 20 2 17/3 00 29 8 16/3 16/4 00 14 8 16/2 00 00 27 8 15/4 00 27 8 15/4 00 27 8 15/3 00 16 7 15/3 00 18 7 15/2 12/10 00 02 4 16/2 12/10 00 02 4 16/3 15/4 00 13 3 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 03 2 11/20 00 00 13 11/20 00 02 73 11/3 00 00 13 11/10 00 29 50 11/10 00 29 50 11/10 00 29 50 11/10 00 19 61 65 00 61 66 69/3 00 06 11 66 69/3 00 06 11 66 69/2 00 00 10			1-8	
17/3	la ·		17/1	
16/3 16/4 16/4 16/2 10/0 15/4 15/4 15/3 15/2 15/3 15/2 16/4 15/2 16/4 15/2 16/4 15/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/2 16/4 16/4 16/4 16/4 16/4 16/4 16/4 16/4	.		17/3	
16/4 16/2 16/4 16/2 10/6 15/4 06 22 2 15/4 15/3 06 18 7 15/2 00 26 6 12 12/10 00 01 2 6/10 6/10 6/10 6/10 6/10 6/10 6/10 6/10			1 6/ 3	
16/2 15/4 00 22 2 15/3 06 18 7 15/2 00 02 4 15/3 00 01 2 6/4 6/4 00 02 4 6/3 00 01 2 6/4 00 03 2 11/4 00 03 3 11/4 00 03 3 11/2 11/2 11/2 10 00 05 7 11/2 11/3 00 05 7 11/4 00 15 16 7/2 10 00 29 54 7/10 00 29 54 10/2 63 00 11 44 10/2 66 69/3 67 00 05 63 68 69/2 47/1 00 10 30 10	4 00 14	•		
15/4 15/3 15/2 15/2 16/2 17/10 16/3 15/2 16/3 10/40 10/3 11/40 10/3 11/40 10/3 11/20 11/20 10/3 11/20 11/20 10/3 11/20 10/3 11/20 10/3 11/3 11/40 10/3 11/40 11	2 00 00			
15/2 12/10 00 02 4 6/2 00 01 2 6/4 00 01 00 03 11/40 00 03 11/20 00 05 11/20 00 05 11/20 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11/10 00 05 11 10/2 00 06 11 06 06 11 06 07 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 05 11 11/10 00 06 11 06 06 06 11 06 06 06 11 06 06 06 06 06 06 06 06 06 06 06 06 06			,	
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6/44 00 13 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
11/20 00 03 2 11/20 00 00 55 11/20 00 07 10 11/20 00 55 71 11/10 00 02 73 11/3 00 00 17 7/10 00 15 10 7/20 00 29 54 7/10 00 29 54 7/10 00 29 54 63 00 11 44 10/2 00 00 10 65 00 61 66 69/3 00 01 30 67 00 05 63 68 00 06 11 69/2 00 00 10	<u>^</u>			
11/2 00 00 51 11/2 00 07 11 11/2 00 05 71 11/2 00 05 71 11/3 00 00 17 17/4 00 05 51 71 11/3 00 00 15 10 7/2 00 29 54 7/10 00 29 54 7/10 00 29 54 54 63 00 11 44 10/2 00 00 10 65 63 00 61 66 69/3 00 61 60 65 63 68 69/2 00 00 10 29 10 10 29 10 10 10 29 10 10 10 29 10 10 10 29 10 10 10 29 10 10 10 10 29 10 10 10 10 29 10 10 10 10 29 10 10 10 10 29 10 10 10 10 29 10 10 10 10 10 10 10 10 10 10 10 10 10				
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11/24 00 55 7 11/14 00 02 73 11/3 00 00 17 7/14 00 15 10 7/24 00 29 54 7/10 00 29 54 63 00 11 44 10/2 00 00 19 61 65 65 00 61 66 69/3 00 61 66 69/3 00 61 66 69/2 00 00 10 29 10 10 29 10 10 10 10 10 10 10 10 10 10 10 10 10			•	
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7/14 00 15 10 7/24 00 29 54 7/10 00 29 54 63 00 11 44 10/2 00 00 10 62/1 00 19 61 65 00 61 06 69/3 00 05 63 68 00 05 63 69/2 00 00 10			11/3	
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62/1 00 19 61 66 69/3 00 61 30 67 68 00 05 63 69/2 00 00 10 30 47/1 00 10 30	00 11 4			
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3692 THE GAZETTE				
1	2	3	4	5
4) ए.कोसापासे (निरंतर)	72/24	00	06	92
• • • • • • • • • • • • • • • • • • • •	114	00	80	71
	113	ÓΟ	04	60
	110/2के	00	26	23
	108	00	0.6	06
	104/1ए	00	03	00
	104/2 वी	00	01	48
	104/3 -(1	00	46	82
	103/2	00	06	79
	10 2/4	00	06	96
	10 2/3	00	00	10
	129	00	04	14
•	127	. 00	09	66
	130	00	51	22
	131/2	00	20	37
	131/1	. 00	00	90
	143	00	44	87
	142	00	38	0.2
	141	00	32	83
	140	00	18	72
5) 8.4	1/2	00	19	40
5) पेडीपाला अग्रहारन	2	00	15	18
		के केना के कैन 00	86	76
गंडल/ तेहसिल/ तालुक इतुनी	जिला श्रुवी नीवावरी	राज्य १औ	ब प्रदेश	
	1114/3	00	04	49
1) तेटगुन्य	1115	00	09	.01
	1123	00	64	42
	1122	00	19	39
	1124/1	.00	16	63
	1125	00	08	03
	10 67/1	00	27	69
•			30	10
	1067/2	0.0	JU	10
	1067/2 1068/2	0 0 00		10
	1068/2	00	00	
	1068/2 1058	00 00	00 00	10
	1068/2 1058 1066	00 00 00	00 00 69	10 10 81
	1068/2 1058 1066 1059	00 00 00	00 00 69 50	10 10 81 67
	1068/2 1058 1066 1059 1060/3	00 00 00 00	00 00 69 50 06	10 10 81 67 02
	1068/2 1058 1066 1059 1060/3	00 00 00 00 00	00 00 69 50 06 10	10 10 81 67 02 14
	1068/2 1058 1066 1059 1060/3 1060/2 1060/1	00 00 00 00 00 00	00 00 69 50 06 10 25	10 10 81 67 02 14
	1068/2 1058 1066 1059 1060/3 1060/2 1060/1	00 00 00 00 00 00	00 00 69 50 06 10 25	10 10 81 67 02 14 14
	1068/2 1058 1066 1059 1060/3 1060/2 1060/1	00 00 00 00 00 00	00 00 69 50 06 10 25	10 10 81 67 02 14

1	2	3	4	5
1) तेटगुन्य (मिरंतर)	993	00	04	33
	995	00	73	13
•	1025/1	00	02	77
	1025/2	00	04	31
	996	00	00	46
	1024/1	00	01	38
	1024/2	00	12	90
	1024/3	00	14	99
	1024/4	00~	00	19
	1014	00	00	49
	1017	00	49	50
	1016	00	23	04
	1018	00	50	· 93
	912	00	07	99
	911	00	00	12
	910/2	00	0.1	54
	910/6ए	- 00	30	49
	910/5	00	10	08
	910/7 ए	00	22	85
2) इंतावरन	253	0.0	60	67
, 4444	251	00	00	- 10
	250	00	58	04
	249/2	0.0	20	96
	249/1	00	04	56
	248	00	22	93
	247/3	00	10	34
	242	00	45	27
	241	. 00	18	60
	163/1	00	0.4	12
•	163/2	00	Ó1	44
	163/3	. 00	11	76
	163/4	00	02	98
	164	00	. 16	32
	165/2	00	17	49
	165/3	00	00	94
	159	00	03	35
	158	00	97	63
	157/2	01	23	48
	157/3	00	55	48
	155/5	00	30	42
	260	00	05	63
•	138/1	00	44	59

54 Inc uncerte of from : Solf 4, American 15, 1551		h.m. 9—205° 36		
] 3	4	5
2) स्टाबर (निरंगर)	130/2 .	00	34	03
	132	8.0	26	23
	130	90	65	04
	129	00	09	47
•	128	0-0	26	55
	123/2	90	01	43
	12 5/2	00	44	78
	12 6/2	0.0	00	10
	12 6/ 1	G:0	3 1	84
	117/3	3-9	12	91
	117/2	0-0	10	93
	116	0-6	05	93
	115	00	57	20
	101/2	0.0	26	81
	19 1/14	0-0	24	57
	10-2/1	.00	12	84
	102/2	00	11	30
	103	0-0	31	42
	43	0.6	39	57
	46	00	28	90
÷	47	00	26	11
	41/3	0:0	91	69
,	41/4	00	04	09
	41/5	00	05	54
	41/6	00	08	01
	41/7	00	97	23
•	41/8	0.6	08	54
	41/9	00	10	47
	39/1	00	20	71
	39/2	0.6	21	33
•	39/3	0.0	10	82
	39/4	0-0	11	0.7
	39/5	0.0	97	71
	39/6	9-0	69	9-1
	40/2	90	16	42
	3 8 /1	9-0	39	28
	38/2	9-0	03	44
	30/3	90	01	59
	12	00	23	68
3) कारूक	275/1	00	30	63
1 - Alle	275/2	00	19	5 0
	275/3	00	16	37

3)			2	—	-	3650
274/1 00 56 82 276/2 00 01 55 276/1 00 27 88 273/4 00 06 18 277 00 03 13 279/2 00 25 75 279/1 00 12 74 280/7 60 01 48 283 00 38 78 282/4 00 11 18 282/3 00 07 20 282/3 00 07 20 282/5 00 04 82 282/2 00 17 58 281/3 00 05 99 281/1 00 05 99 281/1 00 05 67 152 01 00 34 153/1 00 26 36 153/2 00 14 61 155 00 04 59 157/10 00 04		874/0	<u> </u>	3	*	5
276/2 00 01 55 276/1 00 27 88 273/4 00 06 18 277 00 03 13 279/2 00 25 75 279/1 00 12 74 280/7 00 01 48 283 00 38 78 282/4 00 11 18 282/3 00 07 20 282/3 00 07 20 282/3 00 07 20 282/3 00 07 20 282/3 00 07 20 281/3 00 05 99 281/1 00 05 99 281/1 00 05 67 152 01 00 34 153/2 01 00 34 153/3 00 03 09 156 00 00 14 157/10 00 04	3) (1)		ŧ.			
276/1 00 27 88 273/4 00 06 18 277 00 03 13 279/2 00 25 75 279/1 00 01 27 280/7 00 01 48 283 00 38 78 282/4 00 11 18 282/3 00 01 48 282/2 00 17 58 281/3 00 05 99 281/3 00 05 99 281/1 00 05 67 152 01 00 34 153/1 00 26 36 153/2 00 14 61 153/3 00 03 09 156 00 04 59 157/9 00 04 46 157/12 00 01 43 157/12 00 01 44 141/1 00 20						
273/4 00 06 18 2777 00 03 13 278/2 09 25 75 279/1 00 12 74 280/7 00 01 48 283 90 38 78 282/4 00 11 18 282/3 00 07 20 282/5 00 00 82 281/3 00 05 99 281/1 00 05 99 281/1 00 05 67 152 01 00 34 153/1 00 26 36 153/2 00 14 61 153/2 00 14 61 153/3 00 03 09 156 00 00 15 157 00 04 59 157/13 00 07 47 157/12 00 01 43 157/14 00 14			• .			
2734 00 06 18 277 00 03 13 279/2 00 25 75 279/1 00 12 74 280/7 00 01 48 283 00 38 78 282/4 00 11 18 282/3 00 07 20 282/5 00 00 82 282/5 00 00 75 58 2281/3 00 07 58 2281/1 00 05 33 2284 00 05 67 152 91 00 34 153/1 00 26 36 153/2 00 14 61 153/3 00 03 09 156 00 00 15 157/9 00 14 61 157/10 00 01 43 157/10 00 01 43 157/14 00 14 59 157/14 00 14 59 157/14 00 14 59 157/14 00 14 59 141/1 00 20 00 15 157/14 00 14 59 141/1 00 20 00 141/17 00 17 96 141/17 00 17 96 141/2 00 17 96 141/3 00 17 96 141/3 00 17 96 141/3 00 17 96 141/4 00 07 08 140/6 00 00 18 30 140/6 00 00 18 30 140/1 00 27 41	•		•			
279/2 00 25 75 279/1 00 12 74 280/7 90 01 48 283 90 38 78 282/3 90 07 20 282/5 90 90 82 281/3 90 05 99 281/1 90 95 67 152 91 90 34 153/1 90 26 36 153/2 90 14 61 153/3 90 30 99 156 90 90 15 157/9 90 14 61 157/10 90 96 96 157/12 90 90 96 157/12 90 14 59 141/1 90 20 90 141/2 90 14 59 157/12 90 14 59 <t< td=""><td></td><td></td><td>nt.</td><td></td><td></td><td></td></t<>			nt.			
279/1 280/7 280/7 283 00 38 78 282/4 00 11 18 282/3 00 07 20 282/5 00 00 17 58 281/3 00 05 99 281/1 00 05 99 281/1 00 05 67 152 01 00 34 153/2 00 14 61 153/3 00 03 09 156 00 00 15 157/9 00 01 157/13 00 09 96 157/12 00 01 143/1 00 00 15 157/12 00 01 143/1 00 00 01 157/14 00 01 157/14 00 01 157/14 00 01 157/14 00 01 14/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/6 00 00 15 152 140/6 00 00 16 140/2 00 17 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 180 07 08 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/6 00 00 10 140/2 00 16 30 140/2 00 17 180 00 07 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 07 08 140/2 00 180 00 00 190 190 190 190 190 190 190 190	· .					
280/7 283 00 38 78 282/4 00 11 18 282/3 00 07 20 282/5 00 00 82 282/2 00 17 58 281/3 00 05 99 281/1 00 00 33 284 00 05 67 152 01 00 34 153/1 00 26 36 153/2 00 14 61 153/3 00 03 09 156 00 00 15 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/12 00 01 141/2 00 17 96 141/3 140/4 00 07 08 140/6 00 00 15 52 140/6 140/2 140/1 159/11 00 16 30	X.					
283			•			
282/4 00 f1 18 282/3 00 07 20 282/5 00 00 82 282/2 00 f7 58 281/3 00 05 99 281/1 00 00 05 67 152 01 00 34 61 153/1 00 26 36 61 153/2 00 14 61 61 61 153/3 00 03 09 61 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
282/3 00 07 20 282/5 00 00 82 281/3 00 05 99 281/1 00 05 99 281/1 00 05 67 152 01 00 34 153/1 04 26 36 153/2 00 14 61 153/3 00 03 09 156 00 04 59 157/9 00 04 59 157/10 00 07 47 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 0 13 21 140/4 0 0 0 15 52 140/6 0 0 16 30 140/2 0 18 30 140/1 0 0 05 26 <td></td> <td></td> <td></td> <td></td> <td></td> <td>•</td>						•
282/5 00 00 82 281/3 00 05 99 281/1 00 05 99 281/1 00 06 33 284 00 05 67 152 01 00 34 153/1 00 26 36 153/2 00 14 61 153/3 00 03 09 156 00 04 59 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/6 00 07 08 140/6 00 07 08 140/2 00 18 30 140/1 06 27 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
282/2 00 17 58 281/3 00 05 99 281/1 00 05 99 284 00 05 67 152 01 00 34 153/1 00 26 36 153/2 90 14 61 153/3 00 03 09 156 00 00 15 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/14 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 07 18 30 140/1 06 27 41 139/1 06 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
281/3 00 05 99 281/1 00 00 33 284 00 05 67 152 01 00 34 153/1 00 26 36 153/2 00 14 61 153/3 00 03 09 156 00 00 15 157 00 04 59 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 06 27 41 139/1 00 05 <td></td> <td>· · · · · · · · · · · · · · · · · · ·</td> <td></td> <td></td> <td></td> <td></td>		· · · · · · · · · · · · · · · · · · ·				
281/1 00 06 33 284 00 05 67 152 01 00 34 153/1 00 26 36 153/2 00 14 61 153/3 00 03 09 156 00 00 15 155 00 04 59 157/19 00 01 43 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 06 27 41 139/1 00 05 26				00		
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152 01 00 34 153/1 00 26 36 153/2 00 14 61 153/3 00 03 08 156 00 00 15 155 00 04 59 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 09 27 41 139/1 00 05 26		281/1		00	00	33
153/1 00 26 36 153/2 00 14 61 153/3 00 03 09 156 00 00 15 157/9 00 04 59 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 06 27 41 139/1 00 05 26		284	•	00	05	67
153/2 00 14 61 153/3 00 03 09 156 00 00 15 155 00 04 59 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 06 27 41 139/1 00 05 26	•	152		01	0.0	34
153/3 00 03 09 156 00 00 15 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 06 27 41 139/1 00 05 26		153/1		00	26	36
156 00 00 15 155 00 04 59 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 05 26		153/2	•	0.0	14	61
155 00 04 59 157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 90 05 26		153/3		0.0	03	09
157/9 00 01 43 157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 00 05 26	· · · · · · · · · · · · · · · · · · ·	156		00	0:0	15
157/10 00 07 47 157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 06 27 41 139/1 00 05 26		15 5		00	04	59
157/13 00 09 96 157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 06 27 41 139/1 00 05 26		157/9		00	01	43
157/12 00 01 80 157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/1 00 27 41 139/1 00 05 26		157/10	4	00	07	47
157/14 00 14 59 141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 90 05 26	•	157/13		0.0	09	96
141/1 00 20 00 141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 00 05 26		157/12	:	0.0	0:1	80
141/2 00 17 96 141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 00 05 26		157/14		0.0	14	59
141/3 00 13 21 140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 90 05 26		141/1		00	20	00
140/4 00 07 08 140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 00 05 26		141/2		0.0	17	96
140/5 00 15 52 140/6 00 00 10 140/2 00 18 30 140/1 00 27 41 139/1 00 05 26		141/3	·	0.0	13	21
140/6 0.0 0.0 10 140/2 0.0 18 30 140/1 0.0 27 41 139/1 0.0 0.5 26		140/4	7	0.0	0.7	0.8
140/2 00 18 30 140/1 00 27 41 139/1 00 05 26		140/5		0:0	15	52
140/2 00 18 30 140/1 00 27 41 139/1 00 05 26	•	140/6		0.0	00	10
140/1 00 27 41 139/1 00 05 26		140/2		00		
139/1 00 05 26		140/1				
				•		
· · · · · · · · · · · · · · · · · · ·			•			
181 00 23 90			~ .			
182/1 00 26 39						and the second s
182/2 00 21 30						
182/3 00 03 59	•					

1 THE CAZE	THE CAZETTE OF INDIA . JOET 4, DOS PARTIES 13, 1991			
1	2	3	4	5
3) क्ल्लूस (निरंतर)	183/9	00	16	27
	183/8	00	14	76
	183/7	00	06	51
	111/1	00	18	53
	110/3	00	20	42
	110/1	00	09	81
	110/2	00	29	61
	109/1	00	01	80
	109/2	00	15	70
	109/4	00	06	54
	109/3	00	15	10
	107	00	03	85
	93/1	00	24	02
	105/4	00	24	66
	105/2	00	00	10
	105/3	00	24	96
	94/3	00	05	21
	94/1	00	00	10
	94/2	00	68	68
	57/1	00	15	26
	56/1	00	17	97
	56/2	00	01	64
	56/3	00	00	10
	56/8	00	00	89
•	56/9	0.0	05	07
	56/10	00	06	69
	48	00	0.6	10
	49/6	00	00	96
	49/5	00	07	55
	49/4	00	02	09
	49/1	00	06	33
	49/2	00	02	29
	49/3	00	01	56
	47/4	00	06	95
•	47/5	00	13	56
	47/2	00	11	47
	47/7	00	12	82
4) कवलापाडु	24	00	45	13
	93	. 00	02	62
•	94/3	00	53	55
	95/1	00	24	45
•	95/2	00	19	89

1	2	3	4	5
4) व्यस्तवासु (मिरंतर)	89	00	70	08
	85/1	. 00	02	18
	85/11	00	26	. 14
	85/7	00	0.7	91
•	85/10	00	00	21
	84/7	00	15	53
	84/6	00	25	05
	84/5	00	01	30
•	84/4	00	00	32
	82/2	-00	20	62
	81/1	00:	00	31
	81/5	00	51	24
	81/2	00	05	71
	81/3	00	08	44
	81/4	00	01	86

[फा. सं. एल-14014/17/2009-जी.पी. के.के.हर्मा, अवर सचिव

New Delhi, the 29thJune, 2009

s. o. 1855.—Whereas it appears to Government of India that it is necessary in public interest that for the transportation of natural gas from onshore terminal at East coast of Andhra Pradesh of M/s. Reliance Industries Limited, to consumers in various parts of the country, Kakinada-Basudebpur-Howrah a pipeline should be laid by M/s. Relogistics Infrastructure Limited;

And whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed here to;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of Right of User therein for laying the pipeline under the land to Shri K. Gangachalam, Competent Authority, Relogistics Infrastructure Limited, D.No. 67-11-21/2 Savisuja, Opp New Centuary Public School, L.B. Nagar, Kakinada – 533003, East Godavari District, Andhra Pradesh State.

Schododo

Hendel/Tehsil/Taluk:Thendengi	District:Cost Codovari	States	facilities Pro	خييف	
Village	Survey No./Sub-Ciriaton No.	Area to be assulted for Bal			
		Mess) Area	C-Are	
1	2	3	4	5	
). Ravikampadu	269	90	59	35	
	270	60	6 2	30	
	273/3	99	01	93	
	273/4	90	39	34	
	271	90	01	22	
	272	90	41	80	
	2 49	90	70	86	
	246/8	00	08	42	
	226	66	07	97	
	228	60	30	80	
	227/3	08	28	62	
	227/4	66	17	98	
	227/2	90	06	45	
	2 30	90	02	71	
	148	60	22	23	
	147	90	8 5	33	
	149/1	•	80	74	
	146	60	22	88	
	145		6 7	14	
	144/3	66	95	65	
	144/4	80	21	99	
	143	90	23	52	
	123	00	26	26	
	122	90	45	73	
	118	99	94	14	
	117/11	00	16	67	
	117/10	00	00	87	
	116	90	02	13	
	113/8	90	21	34	
•	113/3	840	01	67	
	113/6	00	22	09	
	113/5	660	96	34	
	113/7	60	16	69	
	114/7	80	15	92	
	111/1	99	95	14	
	111/2	00	00	15	
	34/1	00	90	76	

[4H (E-4H (G))]	श्वरत का राजपत्र : बुर	म्हं 4, 2009/व्यक्तिम् 13, 1931	·		3899
1		3 2	3	4	5
1) Revikampada (Costd)	34/2		00	14	- 31
	34/3		00	31	48
	34/4		-00	46	26
	33/1		00	03	82
2) P.E.Chinneyapalem	329/1		00	.00	40
	329/2	•	. 00	00	40
	328		:00	01	58
	2 69 /1		00	98	42
	271		00	05	25
	301/4		00	04	21
	300/1		00	11	10
	300/2		00	11	47
	302/2		00	01	97
•	297/3		- 00	40	22
	298/4		00	.14	0 3
	298/1		00	04	17
	293	•	- 00	01	71
	294/4		90	97	73
	294/5		00	96	20
	292/1		00	04	11
	292 /2		-06	07	90
	292 /3		00	07	90
	291/7	•	90	20	04
	29 1/2		90	14	66
	29 1/3		00	08	0 7
	289/1		00	05	60
	.289/2		00	04	61
	289/3		00	07	17
	288/2		00	13	39
	286		00	63	68
-	285		90	01	08
•	277		00	64	23
	275		00	08	99
	276		00	37	85
•	115		00	41	71
	116		00	.07	69
	117	*	00	32	73
	118	•	00	03	42
	119/2		00	13	27
	119/3		190	60	50
	119/4		00	11	97
	119/5		.00	05	- 08

1	2	T 2 T		
2) P.E.Chinnayapalem (Contd)	120/3	3	4	5
2) F.E.Chinnayapatem (Contd)		00	00	40
	120/4	00	07	57
	124	00	33	54
	125	00	19	25
·	128	00	02	77
	127	. 00	27	65
	126	00	01	16 .
	133	00	03	07
	136	ĢO	09	38
	137	00	41	76
	140	00	01	13
	1 39	00	35	56
	142/2	00	05	95
	142/3	00	18	45
	144	00	01	76
	146	ÓO	28	90
	198	00	02	53
	147	00	17	72
	190	00	23	16
	189	00	00	76
	188	00	12	53
	151	. 00	07	80
	187	00	32	72
	162/2	90	01	06
	184	00	25	02
•	183	00	17	09
	185/1	00	08	14
	185/2	00	08	51
	185/3	00	08	18
	185/4	00	02	47
	185/6	00	03	80
'	180/2	00	00	81
	179	00	09	00
	178/2	00	19	90
	178/1	00	01	63
	391	00	49	67
•	392	00	15	78
	393	00	39	48
	394	00	06	64
3) Bendapudi	5	00	14	33
-, wante	6	00	46	33 47
	8	00	-80	54
	O .	w	OU	J*

1			2			3	4	5
) Bendapudi (Contd)		16				00	21	86
(14				00	24	33
		15/1				00	03	46
		15/2		•		00	24	86
) A.Kothapalle		22				00	07	83
) 111101111pario		21/2				00	51	97
		20/2				00	28	
		20/1	χ.		÷	00	26 26	51 72
		18				00	. 04	74
		17/1		**		00	20	
		17/3	100			00	29	20
		16/3				00	27	95 63
		16/4				00	14	63
		16/2		-40 N		00		87 25
		15/4	'			00	00 22	23 24
		15/3		4		00	18	70
		15/2				00	26	04
		12/1A				00	02	40
•		6/2	-		•	. 00	01	22
		6/1B				00	00	15
		6/3			100	00	10	33
		6/4B				00	13	31
•		11/4A				00	03	21
		11/2/A				00	00	56
		11/2B-				00	07	13
	-	11/2C	,			00	55	71
		11/1B				00	02	79
		11/3				00	00	17
	•	7/1B				00	15	10
		7/2B				00	29	54
·		7/1A				00	29	54
		63				00	11	44
		10/2				00	00	10
		62/1		•		00	19	61
		65	•		*	00	61	86
		69/3		-		00`.	01	30
•	>	67			ü	00	05	63
		68	•		•	00	08	11
	•	69/2				00	00	10
		47/1				00	10	39
		47/2		* -		00	70	03
		72/3		•		00	. 16	82

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THE GAZETTE OF INDIA: JULY 4, 2009/ASADINA 13, 1931

Part B Sec. 3(ii)

J902 INC GAZEII	E OF INDIA : JULY 4, JOURNALIMENTA 13, 1931		اللامل	D-306. Ap
1	2	3	4	5
i) A.Kothapalle (Coutd)	72/2B	60	06	92
	114	96	08	71
	113	00	04	60
	110/218	80	26	23
	108	90	96	06
	104/1A	90	03	00
	104/2B	00	01	48
	104/3C	00	46	82
	103/2	90	06	79
	.102/4	90	96	96
	102/3	00	80	10
•	129	90	0 4	14
	127	00	09	66
	130	90	51	22
	131/2	90	20	37
	131/1	60	60	96
	143	00	44	87
	142	90	38	02
	141	00	32	83
*	140	00	18	72
5) Paidipula Agraharam	1/2	00	19	40
	2	90	15	18
	In Bet. Svy no. 1&2 and In But.ovy. No.2 & V.B		86	
				76
Mundai/Teheil/Taluk:Tuni 1) Tetagunta	1114/3	700		Teduck
- /	1115	00	64 22	49
	1123	00	09	01
	1122	90	64	42
•	1124/1	06	19	3 9
	1125	00	16	63
	1067/1	00	96	0 3
	1967/2	80	27 20	69
	1068/2	~	30	10
	1958	96	90	10
	1066	00	00	10
	1059	00	<i>6</i> 3	81
	1060/3	00	50 ~	67
	1969/2	00	96	02
	1960/1	90	10	14
	991	00	25	14
	908	86	66	91
		00	01	88
	989 : 986	60	21.	96 62
	water i	CHO.	277	

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1	2	3	4	5
1) Tetaganta (Contd)	993	90	04	33
	995	00	73	13
	1025/1	90	02	77
	1625/2	00	04	31
	996	90	60	46
	1024/1	60	01	38
	1024/2	00	12	90
•	1624/3	00	14	99
•	10244	00	00	19
	1014	90	00	49
	1917	00	49	50
	1016	00	23	04
	1018	06	50	93
	912	90	07	99
·	911	00	60	12
•	910/2	90	01	54
	910/6A	96	30	49
	910/5	00	10	08
	910/7A	00	22	85
2) Hamsavaran	253	.00	60	67
2) IIIIII ac	251	00	00	10
	250	90	58	64
•	249/2	00	20	96
•	249/1	00	04	56
	248	90	22	93
	247/3	90	10	34
· · ·	242	00	45	27
•	241	00	18	60
•	163/1	00	04	12
•	163/2	00	01	44
	163/3	00	11	76
	163/4	60	02	98
	164	96	16	32
	165/2	00	17	49
	165/3	00	60	94
•	159	00	03	35
	158	00	97	6 3
	157/2	01	23	4 8
	157/3	09	55	48
	155/5 368	00	30 05	42
	260	00	05	63
	138/1	90	44	59

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1	2	3	4	5
2) Hamsavaram (Contd)	138/2	00	34	03
	132	00	26	23
	130	00	65	04
	129	00	09	47.
	128	00	26	55
	123/2	00	01	43
·	125/2	00	44	78
	126/2	00	00	10
	12 6 /1	00	31	84
	117/3	00	12	91
	117/2	00	10	93
	116	00	05	93
	115	00	57	20
•	101/2	00	26	81
	101/1 B	00	24	57
	102/1	00	12	84
	102/2	00	11	30
	103	00	31	42
	43	00	39	57
	46	00	28	00
	4 7	00	26	11
	41/3	00	01	69
,	41/4	00	04	09
	41/5	00	05	54
	41/6	00	08	01
	41/7	00	07	23
	41/8	ď	08	54
	. 41/9	00	10	47
	39/1	00	20	71
	39/2	00	21	33
	39/3	00	10	82
	39/4	00	11	07
·	39/5	00	07	71
	39/6	00	09	91
	40/2	00	16	42
•	38/1	00	39	28
	38/2	00	03	44
	38/3	00	01	59
	12	00	23	68
3) Valluru	275/1	00	30	63
-,	275/2	00	19	50
•	275/3	00	16	37
	- · - · -	· · ·	10	31

		2	-	4	5
1	<u> </u>	2	3	4	
3) Valluru (Contd)	274/2		00	10	63
	274/1		· 00	56	82
	276/2		00	01	55
	276/1		00	27	88
	273/4		00	06	18
•	277				13
	279/2		00	25	75
	279/1		00	12	74
	280/7		00	01	48
	283	*	00	38	78
	282/4	•	00	11	18
	282/3		00	07	20
	282/5	•			
·		:	00	00	82
	282/2		00	17	58
	281/3		00	05	99
·	281/1	•	00	00	33
	284		00	05	67
	152		01	00	34
	153/1	•	00	26	36
	153/2		00	14	61
	,				
	153/3		00	03	09
	156		00	00	15
	155		00	04.	59
	157/9		00	01	43
	157/10		00	07	47
	157/13		00	09	96
 -	157/12		- 00	01	80
	157/14		00	14	59
	141/1				
			00	20	00
	141/2	•	00	17	96
	141/3		00	13	21
	140/4		00	07	08
	140/5	,	00	15	52
	140/6	* .	00	00	10
	140/2		- 00	18	30
	140/1		00	27	41
	139/1				
			00	05	26
•	139/2		00 .	38	33
	181		00	23	90
	182/1	·	00	26	39
	182/2		. 00	21	30
	182/3 183/9		88	03 16	59 27
		. •			
	183/8		00	14	76
	183/7		00	06	51
	111/1		00	18	53
	110/3		. 00	20	42
	110/1		00	09	81
	110/2	•	00		
	109/1	•		29	61
			00	01	80
	109/2	•	00	15	70
	109/4		00	06	54
	•	·			

THE GAZETTE OF BOSA: AJLY 4,2000 MAGNIA 13, 1931

Part II Sec. 3(ii)

	, 100 C C C C C C C C C C C C C C C C C C		<u> </u>	- 54L. XE33
1	1	3	4	10 10
3) Valleura (Contil)	165/3	90	15	
	107	90	@ 3	85
	93/1	•	24	02
•	195/4	80	24	66
	195/2	**	99	10
,	105/3	49	24	96
	94/3	90	05	21
	94/1	90	00	10
	94/2	90	68	68
	57/1	90	15	26
	56/1	90	17	9 7
	56/2	90	01	64
	56/3	90	00	10
	56/8	96	69	89
	56/9	80	05	0 7
	56/10	9 0	96	69
	48	90	Q6	10
	49/6	80	90	9 6
	49/5	89	97	55
	49/4	46)	82	09
	49/1	39	46	33
	49/2	6 0	02	29
	49/3	80	0 1	56
	47/4	20	96	95
	47/5	66	13	56
•	47/2	80	11	47
	47/7	36	12	<u>82</u>
4) Kavalapedu	24	66	45	13
	93	99	0 2	62
	94/3	90	53	55
	95/1	00	24	45
	25/2	2	19 70	89 08
	8 5/1	—	62	18
	85 /11	**	26.	14
·	85 /7	96	97	91
•	6 5/10	40	90	21
	84/7	#8	15	53
	84/6	86	25	0 5
	84/5	90	01	30
	84/4	99	80	32
	© /2	99	20	62
	\$1/1	90	80	31
	81/5	80	51	24
	81/2	98	05	71
	81/3	90	08	44
·	81/4	00	01	86

F. No. L-14014/17/2009-G.P. K.K.2N4FMA, Under Secy.

f 1	2	3	4	5 ·
4) कमसापादु (निरंतर)	89	00	70	08
	85/1	. 00	02	18
	85/11	00	26	. 14
	85/7	00	0.7	91
	85/10	00	00	21
	84/7	00	15	53
	84/6	00	25	05
	84/5	00	0.1	30
	84/4	00	00	32
	82/2	-00	20	62
•	81/1	00:	00	31
•	81/5	00	51	24
	81/2	00	05	71
	81/3	00	08	44
	81/4	00	01	86

[फा. सं. एल-14014/17/2009-जी.पी. के.के.कम्म. अवर सचिव

New Delhi, the 29th June, 2009

S. O. 1855.—Whereas it appears to Government of India that it is necessary in public interest that for the transportation of natural gas from onshore terminal at East coast of Andhra Pradesh of M/s. Reliance Industries Limited, to consumers in various parts of the country, Kakinada-Basudebpur-Howrah a pipeline should be laid by M/s. Relogistics Infrastructure Limited:

And whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed here to;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of Right of User therein for laying the pipeline under the land to Shri K. Gangachalam, Competent Authority, Relogistics Infrastructure Limited, D.No. 67-11-21/2 Savisuja, Opp New Centuary Public School, L.B. Nagar, Kakinada – 533003, East Godavari District, Andhra Pradesh State.

Schools

MARIA 13, 1951

Mendal/Tehsil/Talut:Thendangi	Dietriet:Best Gederund	States	Andhus Po		
Village	Survey No./Sub-Oblaton No.	Aires to be asyminal for Ret			
		Hec) Area	C-Are	
1	2	3	4	5	
1). Ravikampadu	269	96	59	35	
	270	60	62	30	
	273/3	99	01	93	
	27 3/4	60	39	34	
	271	Q 0	01	22	
	272	90	41	80	
	249	90	70	86	
	2 46/8	60	08	42	
	226	60	07	97	
	228	60	30	80	
	227/3	00	28	62	
	227/4	90)	17	98	
	227 /2	90	68	45	
	230	00	02	71	
	148	00	22	23	
	147	00	6 5	33	
,	149/1	•	90	74	
	146	(1)	22	88	
	145	**	6 7	14	
	144/3	90	95	65	
	144/4	00	21	99	
	143	@0	23	52	
	123	00	26	26	
	122	00	45	73	
•	118	60	94	14	
	117/11	00	16	67	
	117/10	90	00	87	
	1 16	60	02	13	
	113/8	00	21	34	
	113/3	80	01	67	
	113/6	90	22	09 :	
	113/5	600	96	34	
	113/7	•	16	69	
	114/7	80	15	92	
	111/1	60	9 5	14	
	111/2	00	9 5 9 0	15	
	34/1	00	00	76	

	म राज्यम : कु	cité 4, 2009/delaté 13, 1931				
<u> </u>		See 2	3	4	5	
1) Revilompedu (Contd)	34/2		00	14	- 31	7
	34/3		09	31	48	
	34/4		00	46	26	
*	33/1		00	03	82	
2) P.E.Chianayapalem	329/1		00	.00	40	
	329/2		00	00	49	٠
	328	•	00	01	58	
	2 69 /1		-00	98	42	
	271		00	05	25	
	301/4		60	04	21	
	300/1		00	11	10	
•	300/2		00	11	47	
	302/2		00	01	97	
	297/3	•	00	40	22	
	2 98 /4		00	14	03	
	298 /1		00	04	17	
	293		00	01	71	•
	294/4		60	97	73	
	294/5	•	00	96	20	
,	292/1	•	09	04	11	
•	292/2		-90	07	90	
	292/3		00	07	90	
	291/7	•	- 00	20	04	٠,
	29 1/2	•	80	14	66	
	29 1/3	•	00	08	07	
	289/1	•	00	05	60	
	289 /2		00	04	61	
•	289/3		90	07	17	
	288/2		0 0	13	39	
	286		00	63	68	
	285		00	01	80	
	277		00	0 4	23	
	.275		00	-06	99	
	276	• .	00	37	85	
	115		96	41	71	
	116		00	97	69	
•	117		00	32	73	
	118	.*	90	03	42	
	119/2		-00	13	27	
•	119/3	The African Company of the State of the Stat	100	90	50	
	119/4		-00	11	97	
	119/5	•	00	45	66	

1	2	3	4	5
2) P.E.Chinnayapalem (Contd)	120/3	00	00	40
	120/4	00	07	57
•	124	00	33	54
	125	00	19	25
	128	00	02	77
	127	00	27	65
	126	00	01	16 .
	133	00	03	07
	136	00	09	38
	137	00	41	76
	140	00	01	13
	139	00	35	56
	142/2	00	05	95
	142/3	00	18	45
	144	00	01	76
	146	Ô0	28	90
	198	00	02	53
	147	00	17	72
	190	00	23	16
	189	00	00	76
	188	00	12	53
	151	. 00	07	80
	187	00	32	72
	162/2	90	01	06
	184	00	25	02
•	183	00	17	09
	185/1	00	08	14
	185/2	00	08	51 [']
•	185/3	00	08	18
	185/4	00	02	47
	185/6	00	03	80
·	180/2	00	00	81
	179	00	09	00
	178/2	00	19	90
•	178/1	00	01	63
	391	00	49	67
•	392	00	15	78
	393	00	39	48
,	394	_00	06_	64
3) Bendapudi	5	00	14	33
	6	00	46	47
	8	00	80	54

1	2		3	4	5
) Bendapudi (Contd)	16		00	21	86
	14		00	24	33
•	15/1	3	00	03	46
	15/2		00	24	86
) A.Kothapalle	22		.00	07	83
	21/2		00	51	97
	20/2		00	28	51
	20/1		00	26	72
	18		00	. 04	74
	17/1		00	20	20
	17/3		00	29	95
	16/3				
	16/4		00	27	63 97
	16/2	No.	00	14	87 25
	15/4		00	00	25
			00	22	24
	15/3		00	18	70
•	15/2		00	26	04
	12/1A		00	02	40
	6/2		00	01	22
	6/1B		00	00	15 33
	6/3	4	00	10	33
	6/4B		00	13	· 31
	11/4A		00	03	21
	11/2/A		00	00	56
	11/2 B -	•	00	07	13
	11/2C		00	55	71
	11/1 B	e e e e e e e e e e e e e e e e e e e	00	02	79
	11/3		00	00	17
•	7/1B		00	15	10
	7/2B		00	29	54
·	7/1A	•	00	29	54
	63		00	11	44
	10/2	. •	00	00	10
	62/1		00	19	61
	65		00	61	- 86
	69/3		00	01	30
	67	•	00	05	63
	68	•	00	08	11
	69/2	-	00	00	10
	47/1	<i>(</i>	00	10	39
	47/2		00	70	03
	72/3		00	. 16	82

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8		_	
3			

3902 THE GAZETI	E OF INDIA: JULY 4, JUNIANIANIANI 13, 1951		عـــــــــــــــــــــــــــــــــــــ	38.3(9)
1	3	3	4	5
4) A.Kothapalie (Coutd)	72/28	00	06	92
	114	00	06	71
	113	00	94	60
	110/2B	86	26	23
	108	90	96	96
	104/IA	90	03	00
	104/2B	00	01	48
	104/3C	00	46	82
	103/2	00	96	79 °
	.102/4	90	96	96
	102/3	90	60	10
•	129	90	04	14
	127	00	09	66
•	130	80	51	22
	131/2	90	29	37
	131/1	80	00	90
	143	00	44	87
	142	0.0	38	02
	141	00	32	83
•	140	00	18	72
5) Paidipala Agrahuram	1/2	90	19	40
•	2	90	15	18
	In Bot. Svy no. 1&2 and in Batavy, No.2 & V.B	96	86	76
Mandal/Teholi/Tehol:Test	Photobologic Gudprari	9000		Product
1) Tetagunta	1114/3	00	04	49
	1115	00	09	01
	1123	90	64	42
	1122	00	19	39
	1124/1	90	16	63
	1125	00	06	0 3
	1067/1	80	27	69
	1 96 7/2		30	10
	1060/2	90	00	10
	1ACO	00	dio.	**

1) Tetagunta	1114/3	60	04	49
-, 	1115	00	09	01
•	1123	00	64	42
	1122	00	I 9	39
	1124/I	. 00	16	63
	1125	00	96	0 3
	1067 /1	. 60	27	69
	1 967 /2	•	30	10
	1060/2	66	00	10
	1958	20	30	IG
	1966	90	6	81
	1 059	60	50	67
	1969/3	09	96	02
•	1960/2	90	10	14
	1060/1	60	. 25	14
· ·	991	60	96	91
	986	90	01	88
	989	80	21.	96
	990	00	42	62

3	2	3	4	5
1) Tetaganta (Contd)	993	60	04	33
	995	60	73	13
	1025/1	60	02	77
	1025/2	00	04	31
·	996	99	99	46
	1024/1	60	01	38
	1024/2	00	12	90
•	1624/3	00	14	99
	1624/4	00	00	19
	1014	00	00	49
	101 7	00	49	50
	1016	00	23	94
	1918	60	50	93
	912	00:	07	99
	911	00	66	12
.•	910/2	60	01	54
	910/6A	60	30	49
	910/5	60	10	08
	910/7A	00	22	8 5
2) Hamsavaram	253	00	60	67
2) Simmon vocalit	251	99	00	10
	250	00		
	249/2	. 00	58 20	04
	249/1	. 00	20 04	9 6
	248	00	22	56 93
	247/3	00	10	34
•	242	00	45	27
	241	00		60 60
	163/1	00	18 04	
	163/2	the state of the s		12
	163/3	00	01	44
	163/4	00	11	76
	164	66	02	96
	165/2	00	16	32
	1 65/3	00	17	49
**	159	00	00	94 25
	158	00	03	35 63
	156	00	97	63
	157/3	10	23	48
•		00	55	48
	155/5	00	30	42
	260	00	05	63
	138/1	66	44	5 9

1	2	3	4	5
2) Hamsavaram (Contd)	138/2	00	34	03
	132	00	26	23
•	130	00	65	04
	129	00	09	47 .
	128	00	26	55
	123/2	00	01	43
•	125/2	00	44	<i>7</i> 8
	126/2	00	00	10
	126/1	00	31	84
	117/3	00	12	91
	117/2	00	10	93
	116	00	05	93
	115	00	57	20
·	101/2	00	26	81
	101/1B	00	24	57
	102/1	00	12	84
	102/2	00	11	30
	103	00	31	42
•	43	00	39	57
	46	00	28	00 .
	4 7	00	26	11
	41/3	00	01	69
•	41/4	00	04	09
	41/5	00	05	54
	41/6	00	08	01
·	41/7	00	07	23
ŧ	41/8	00	08	54
	41/9	00	10	47
	39/1	00	20	71
	39/2	00	21	33
	39/3	00	10	82
	39/4	00	11	07
	39/5	00	07	71
	39/6	00	09	91
	40/2	00	16	42
	38/1	00	39	28
	38/2	00	03	44
	38/3	00	01	59
<u></u>	12	00	23	68
3) Valluru	275/1	00	30	63
,	275/2	00	19	50
	275/3	00	16	37
			10	

	*	-	
2.00	_	-	7,77

3700 174C	THEFT IE OF IE		4,2440M4HH444 1.0, 1	13.94	<u> </u>	
1			2	3	4	5
3) Vallers (Cont.)		143/3	7	60	15	10 10
3, 4		107		.30	83	85
•		93/1		60	24	G2
		105/4		46	24	46
		105/2		40	60	10
	•	105/3	•	- 809	24	96
	•	94/3		99	25	21
		94/1		00	00	10
		94/2		90	68	68
		57/1		30	15	26
		56/1	•	60	17	97
		56/2	•			
			,	90	01	64
		56/3		00	00	10
÷		56/8		• 00	60	89
		56/9	•	60	0 5	97
		56/10		60	06	69
•		48		60	96	10
	-	49/6		•	60	96
		49/5		60	07	55
•		49/4	•	40	82	09
		49/1	•	36	46	33
		49/2	•	60	62	29
		49 /3		20	01	56
		47/4	•	20	26	95
	*	47/5		00	13	56
		47/2		36	11	47
		47/7		40	12	\$2
4) Kavalapadu		24			45	13
· •		93		90	8 2	62
		94/3	• *	80	53	55
		95/1		80	24	45
		95/2		-		
		= :		3	19	89 08
		8 5/1		60	62	18
		25/11		40	26.	14
		85/7		9 6	97	91
•		\$5/19	₹	00	90	21
		84/7		96	15	53
		84/6		00	25	95
•		84/5		60	61	30
•		84/4	•	60	80	32
•		\$2/2		40	20	62
	*	81/1		60	00	31
*	* .	\$1/5		700	51	24
		61/2		90	95	71
		81/3		90	68	44
		81/4		00	81	26
			· · · · · · · · · · · · · · · · · · ·		14014/17/2	

F. No. L-14014/17/2009-G.P. K.K.SHARMA, Under Secv.

1	2	3	4	5
3) Valluru (Contd)	274/2	00	10	63
	274/1	00	56	82
	276/2	00	01	55
	276/1	00	27	88
•	273/4	00	06	18
	277	00	03	13
	279/2	00	25	75
	279/1	00	12	74
·	280/7	00	01	48
	283	00	38	78
	282/4	00	11	18
	282/3	00	07	20
	282/5	00	00	82
	282/2	00	17 05	58
	281/3	00	05	99 33
	281/1 284	00	00 05	33 67
	152	00	05	67 34
	153/1	01 00	00 26	34 36
	153/2	00	26 14	36 .61
	153/3	00	03	09
	156	90	00	15
	155	00	04	59
	157/9	00	01	43
	157/10	00	07	47
	157/13	00	09	96
	157/12	90	01	80
	157/14	00	14	59
•	141/1	00	20	00
	141/2	00	17	96
	141/3	00	13	21
	140/4	00	07	08
	140/5	00	15	52
	140/6	00	00	10
	140/2 140/1	00	18	30 41
	139/1	00	27 05	41 26
	139/2	00 00	05 38	26 33
	181	00	38 23	33 90
	182/1	00	23 26	39
	182/2	00	21	39
	182/3 183/9			
		88	03 16	<u>59</u> 27
	183/8	00	14	76
	183/7	00	06	51
	111/1 110/3	00	18	53
	110/1	00	20	42
	110/2	00	09 20	81
		00	29	61
	109/1	77	Λ¹	OV
	109/1 109/2	00 00	01 15	80 70

श्रम एवं रोजगार मंत्रालय नई दिल्ली, 3 जून, 2009

का.आ. 1856,-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार यूको बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक अधिकरण पटना के पंचाट (संदर्भ संख्या 168 से 1999, 2(सी) से 2001, 78(सी)से 2008) को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-6-2009 को प्राप्त हुआ था।

[सं. एल-12012/210/98-आईआर(बी-II)] राजेन्द्र कुमार, डेस्क अधिकारी

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 3rd June, 2009

S.O. 1856.—In Pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No.168 of 1999, 2(C) of 2001, 78 (C) of 2008) of the Industrial Tribunal-cum-Labour Court, Patna as shown in the Annexure in the Industrial Dispute between the management of UCO Bank and their workmen, received by the Central Government on 3-6-2009.

[No. L-12012/210/98-IR (B-II)]
RAJINDER KUMAR, Desk Officer
ANNEXURE

BEFORE THE PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, SHRAM BHAWAN, BAILEY ROAD, PATNA

> Reference Case No. 168 of 1999 No. 2(C) of 2001 No. 78 (C) of 2008

Between the management of UCO Bank, Zonal Office, Mauryalok Complex, Patna and their workman Shri Ziyaur Rahman, represented by UCO Bank Employees Association, Patna.

For the Management: Shri A.K. Sinha, Asst. Chief Officer

(Law), UCO Bank, Patna.

For the Workman: Shri B. Prasad, State Secretary

UCO Bank, Employee Association

Patna.

Present: Vasudeo Ram, Presiding Officer, Industrial

Tribunal, Patna.

AWARD

Patna. dated the 18th May, 2009

By adjudication Order No.L -12012/210/98-IR (B-II) dated 26-3-1999, 30-3-1999 the Government of India, Ministry of Labour, New Delhi in exercise of the powers conferred by clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Industrial Disputes Act, 1947(hereafter called 'the Act' for brevity) referred the

following dispute between the management of UCO Bank and their workman to Central Government Industrial Tribunal-cum-Labour Court-II, Dhanbad for adjudication on the followings:

- "Whether Shri Ziyaur Rahman has worked from 1-1-91 to 31-1-97? If yes, whether the action of the management of UCO Bank Patna in terminating his services w.e.f. 1-9-97 is justified? If not, what relief the workman is entitled to?
- 2. Subsequently, vide adjudication order No. L-12012/210/98-IR(B-II) dated 23-11-2000 the dispute was transferred to this Tribunal for adjudication.
- 3. Both the parties filed written statement. The contention of the workman is that there was permanent vacancy of two peons in Kishangani Branch. Sri Ziyaur Rahman was orally appointed by the management of UCO Bank, Kishanganj Branch against the vacancy to discharge the duties of a peon on and from 1-1-1991. On appointment the workman discharged the duties of a peon from 10A.M. to 6 P.M. regularly as per the instruction of the manager. The workman was paid initially @Rs.15 per day which was subsequently raised to Rs.30 and thereafter @Rs.42 per day. The payment were made through vouchers. In that way the workman worked contiunously till 31-1-1997. On 31-1-1997 he was orally asked not to attend the duties from the next day as his services stood terminated. The workman further contends that termination of his services was 'retrenchment' as drfined under Section 2(00) of the Act. The management neither served notice nor paid notice pay nor was given retrenchment compensation prior to termination of his services as required under Section 25F of the Act. The workman made requests to the management for reinstatement but the management paid no heed to. Thereafter the workman approached the sponsoring union which raised industrial dispute which culminated in this reference. The workman claims reinstatement in service with back wages and regularisation besides other reliefs.
- 4. The contention of the management is that the Branch Manager of Kishanganj branch of UCO Bank had no authority to appoint. He engaged Sh. Ziyaur Rahman to perform cetain contingent work and his engagement abinitio was void. The normal procedure for appointment was not followed. There was no vacancy of peon in the Bank when the workman was engaged. His engagement or payment of wages to him was never approved by the competent authority. The workman had no legal right to continue. Further, the contention of the management is that the Bank incurred heavy losses and under a policy decision discontinued engagement of casual workers. Since Sh. Rahman was not appointment disengagement from duty never amounted to 'retrenchment'. According to the management the workman is not entitled to any relief and the reference must he answered in favour of the management.

- 5: Upon the plantings of the parties and also beeping in view the terms of exformed the following points asiac out for decision:—
 - (i).Whether.Sh.,Zigapat Bahanan combath from 1+1+1001:10:31-1+1007?
 - ((ii) Whether the action of the management of UCO Bank in terminating the services of Sh. Air and Balman men. £:31-1+1897 in juntificable legal?
 - (iii) To what relief or reliefs, if any the westman is contible?

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Point No (i)

is Both the parties have at thread evidence in an of their respective contentions. The washing has one himself (as W.W.1) and has not cortain down exhibited. The Management this not enterine any or addraced documentry evidence only. The westman h got exhibited Zerox copy of payment venetures (Final W. W/ 1). It is a matter of record that putitions were filed each of the workmen peguiring the management to fin of work, date-wise, month wise and year wise and the manes paid to the workmen. In compliance of the management filed a petition giving details of the days worked by the workman mouth wise and year wise. The management with hold without geneen the de worked by the weekman and the details of warm him by the menagement. The dutable of these we by the management has been mathed at the workman (Earl W/2): The management is copy of payment voucher shout 34.4-97 (Eath) annual letter dated 16-12-1997 differences Bank of inthin the showing that the outlier han on front reconcontinue, photocopy of circular of the Bush should be 1243 (Ext. M/2) concerning policy and measthree to be for recruitment in the past of Subartinate to be a for recruitment in the past of subsetlinate Galle, the of order passed in W.P. No. 1880 of 1988 and by Hon bic Colouts High Court in All Justin 1200 Shook Endoration case (Extel/63), photogogy of Ginesian of (1820) Bank dated 28-4-1997 concerning prehibition of engagement of casual worters in the branches (first MM) and photocopy of Bank's Girenter duted 33-3-47 on the same subject (Ext. M/5).

7. The management has not disputed that the workman worked from 1-1-1991 to 31-1-1997 assessment in the W.S. of the workman. The workman in the way first line of his examination in chief has supported the same. I have gone through his seems assessment of W.W. I made buffere the Tribunal has been shallound by the management. It has already been mentional above that the management has not examined any witness on its own habelf to

t the said statement of the workman. The details and the westman, within for from the management on-balatif of the weathmen has not failly been produced. ment within the details (except Ext. W/2) and men: for the same was shown by the management. I may mantion here that light Will is a fatter of the st; of source in compliance of the order of to sreduce the dan ments sailled for by the no it is not a dominantahowing working dates and ils. It is not in diguete that the world en vens the assesse, it will be examined litter on pour an emittail to retemphenent or simple se. Kenning in view the discussions made not that the westernes has been able to show that on from 1-1400 htp 21-1-1997 major the when the sound in the point

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 - (6) who in adhiastanthe hiriFrone Act, 1950 (45 of 1960), or the thing that, 1980 (45 of 1990), or the thing that, 1980 (1990).
 - (ii) who is supplement in the police service or as an dimercer other supplement experien; or
 - (iii) witho is comployed smallly in a managorial or attaining the complete companity; or
 - (in) other, hing any legal time approximately expecity, there are a summing any three distributions at the same of the status attached by the same of the powers wouted in him, thurstiens attached at the same of a successful action).

From the above definition it can not be disputed that the Lipsur Bahman was a weekman. It is a fact that no passealous for his appointment was differed but it remains a fact that he was easily engaged to mark by the branch manager and the workman was paid wages for the service sandanad to the management. This simply shows that the mutuum weeked within the language of the entire Bank

management. It can met the sold little the management that no knowledge of his engagement. Nothing that been adduced by the management to show that the Branch! Manager was punished or any action against him was taken by the management for taking work from and making payment of wager to Sh. Ziyaur Rahman. That simply means that the work from the workman was taken made implied consent of the management. It is a fact that the management from time to time issued letters directing the Branch Manager/Officers to refrain from making unauthorised engagement of casual workers.

9. I have already discussed above that the workman worked under the management from 1-1-1991 to 31-1-1997. The management knowingly and deliberately withhold this details of his work. Even from the letter of the management (Ext.W/2) it is clear that the workman put is 253 days work (more than 240 days) in the year 1996 i.e. during 12 calendar months preceding his removal/disengagement from the work. Under the circumstances I find that the workman put in continuous service as defined under Section 25B of the Act. His removal from the service was nothing but 'retrenchment' as defined under Section 2 (00) of the act.

Section 25F of the Act deals with the conditions precedent to retrenchment of workman. According to the said Section no employee who has put in continuous service for not less than one year can be retrenched unless he has been given one month's notice in writing or has been paid in lieu of such notice and has been paid retrenchment compensation. Any retrenchment in violations of Section 25F of the Act is illegal and unjustified. Under the circumstances I find and hold that the termination of service of the workman is unjustified. It has been hold in AIR Supreme Court 2799 that workman worked for 240 days continuously therefore though there was no letter of appointment; termination of his services would be contant to provisions of the Act. This point is decided accordingly.

Point No. (Mi) t

- 10. Keeping in view the discussions made above that the services of the workman was terminated illigally! find that the workman deserves to be reinstated with back wages. This point is answered accordingly.
- 11. Under the circumstances I find and hold that the workman worked from 1-1-1991 to 31-1-1997 under the management and the action of the management of UCO Bank in terminating his services is unjectified. I further find that workman Sha Ziyana Rahman deserves to be reinstated with back wages calculated at the rate last paid. The management is directed to comply the same within 60 days from the date of publication of the Award.

"nd this is may Award."

\SUDEO RAM, Presiding Officer

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वार्थाः ३ काए-जीविक विकास अविकास (३०४) (६००) वर्गा (४००) वर्गा (४

[12 444-12012/3-7/2000-onform(40-31)]

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[(MAT-12012-77200-M((PB))])
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"Whichier the motion of the management of Pinjah" National Binds Regional Office, Darbiangs in terminating the service of Sri Bindo Kumar Pandit without complying section 25F of I.D. Act and not regularising in subordinate cadre of group-IV post is legal and justified? What relief the workman concerned is entitled to?"

- 2. Notices were issued to the parties on receipt of the veference. The workman appeared but the management did not appear to contest. Hence the case has been heard ex-parte. The workman submitted statement of claim mentioning therein that he was orally appointed by the management of Punjab National Bank to discharge the duties of a peon at Bazar Branch D.N. Singh Road, Bhagalpur w.e.f 1-1-1999. He used to work from 10 A.M. to 6 P.M. regularily. He was initially paid his wages @ Rs. 625 per month which was subsequently raised to Rs. 1600 per month. The wages was paid through vouchers of different heads. He worked till 30-4-2007 and from 2-5-2007 his services were terminated. He was neither given any notice, nor was paid notice pay or compensation. According to the workman his termination of service is illegal and unjustified and he deserves to be regularized in service in subordinate cadre of group IV post.
 - 3. The following points arise out for decision:—
 - (i) Whether the action of the management of Punjab National Bank, Regional Office, Darbhanga in terminating the service of Shri Binod Kumar Pandit without complying Section 25F of I.D. Act is legal and justified?
 - (ii) Whether the action of the management of Punjab National Bank, in not regularizing Shri Binod Kumar Pandit in service is legal & justified?
 - (iii) To what relief or reliefs the workman is entitled?

FINDINGS

Point No. (i)

4. The workman has examined himself as W.W.1 and has filed photo copies of 198 Dabit Vouchers (Exts. W to W/197) and ten copies of Dak Delivery Register (Exts. W/ 198 to W/207) in support of his contention. The workman (W.W.1) in his statement made before this tribunal has fully supproted his case. His statement taken together with the documents filed by him (Exts. W series) fully support that the workman put in continuous service to the management as poen though he was orally appointed. He put in more than 240 days service in the calendar years preceeding his retrenchment. Section 25F deals with condition precedent to retrenchment. The management neither gave one month notice nor paid notice pay or compensation before retrenchment of the workman. It has been held in the decision reported in AIR 2005-Supreme Court 2799 that the workman worked 240 days continuously therefore through there was no letter of appointment, termination of his service would be contrary to the

provisions of the Act. Under the circumstances I find that this action of the management is wholly illegal and unjustified. This point is decided accordingly.

Point No. (ii):

5. There are catena of decisions including that of the Hon'ble Supreme Court that regularization is an act of Executive and it is none of the business of the tribunal to pass order on regularization. Under the circumstances I hold that it is beyond the jurisdiction of this tribunal to pass any order on the point of regularization. This point is answered accordingly.

Point No. (M):

- 6. The workman worked continuously for nearly eight years. The management retrenched him illegally. Under the circumstances I find that the workman deserves to be reinstated as class-IV subordinate staff under the management with full back wages. This point is decided accordingly.
- 7. In the result I find and hold that the action of the management of Punjab National Bank, Regional Office, in terminating the services of Shri Binod Kumar Pandit without complying Section 25F of I.D. Act is illegal and unjustified and the said workman deserves to be reinstated on the post of Subordinate IV grade Peon with full back wages. The management is directed to comply the same within 60 days from the date of publication of the Award.
 - 8. And that is may Award.

VASUDEO RAM, Presiding Officer

नई दिल्ली, 3 जून, 2009

का. अ. 1886. - और विकाद अधिनियम, 1947 (1947 का 14) की भारा 17 के अनुसरण में, केन्द्रीय सरकार सेंट्रल बैंक ऑफ इंडिया के प्रयंक्षांत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुसंग में निर्दिष्ट और जीविक विकाद में केन्द्रीय सरकार औद्योगिक अधिकरण व्यवसंपुर के पंचाट (संदर्भ संख्या 20/02) को प्रकाशित करती है, वो केन्द्रीय सरकार को 3-6-2009 को प्राप्त हुआ था।

[सं. एल-12012/178/2001-आईआर(बी-II)] राजेन्द्र कुमार, ढेस्क अधिकारी

New Delhi, the 3rd June, 2009

S.O. 1858.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 20/02) of the Central Government Industrial Tribunal-cum-Labour Court, Jahahpur now as shown in the Annexure in the Industrial Dispute between the employees in relation to the management of Central Bank of India and their worksman, which was received by the Central Government on 3-6-2009.

[No. L-12012/178/2001-IR (P.)

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

No. CGIT/LC/R/20/02

Presiding Officer: Shri Mohd. Shakir Hasan

Shri Rakesh Kumar Gurjar, Near Vasant Talkies,

Ward No.6,

Hoshangabad (MP).

. . Workman/Union

Versus

The Regional Manager, Central Bank of India, Regional Office, Hoshangabad (MP).

... Management

AWARD

Passed on this 26th day of May, 2009

- 1. The Government of India, Ministry of Labour vide its Notification No. L-12012/178/2001-IR (B-II) dated 16-1-2002 has referred the following dispute for adjudication by this tribunal:—
 - "Whether the action of the management of Regional Manager, Central Bank of India, Hoshangabad in terminating the services of Shri Rakesh Kumar Gurjar w.e.f. 9-2-2001 is justified? If not, what relief the workman is entitled for?"
- 2. The case of the applicant in short is that he was appointed on the post of Sweeper/Farras from Jan-1995 by Regional Manager, Regional Office, Central Bank of India, Hoshangabad on a fixed pay of Rs. 175 per month. The pay was subsequently enhanced time to time. In the month of Jan-2000, his pay was enhanced to Rs. 740 per month. It is stated that in Feb-2001, when the applicant demanded pay @ Rs. 740, the then Regional Manager threatened and orally told him not to work. It is stated that on 9th Feb-2001, the Regional Manager paid Rs.565.70 though he worked till 31-3-2001. It is stated that the applicant had worked for more than 240 days in a calendar year and had never censored by the department. It is also alleged that similarly other additional workers such as Bharat Bhushan Tiwari, Jitender Kumar were made permanent on the post. It is stated that applicant claims that the management be directed to regularise him and to pay back wages with cost of the suit.
- 3. The non-applicant/management also appeared and contested the case by filing written statement. The case of the management in short is that the applicant was never appointed as permanent employee. There was no post of Safai karamchari/Toilet cleaner/Farras in the bank and the appointment cannot be done without going through the norms of selection. It is stated that the services of the applicant was hired purely on daily wages basis on occasion of excess work and the engagement automatically came to end on ompletion of the specific job. It is stated that remuneration was paid only when the applicant worked on temporary basis

and on his demanding enhanced salary @Rs. 740 per month, the Regional Manager stopped him. It is denied that the applicant had ever work for more than 240 days in a calendar year as such I.D. Act is not applicable and he is not entitled to either reinstatement or any back wages from Feb-2001. It is submitted that the reference be dismissed.

- 4. The workman filed an affidavit that the non-applicant/Management has appointed him on the post of Safai Karamchari and has posted him at Samjipura Branch, Hoshangabad Area. He has also stated in his affidavit that the back wages has been paid by the Bank. He wants to withdraw the case and in this regard, he will not file any case. The non-applicant does not want to adduce any evidence in view of the affidavit executed by the applicant as the matter is finally settled between them.
- 5. In the result, no dispute award is passed without any costs.
- 6. Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

MOHD. SHAKIR HASAN, Presiding Officer

नई दिल्ली, 3 जून, 2009

का.आ. 1859.-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार यूको बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विधाद में औद्योगिक अधिकरण, पटना के पंचाट [संदर्भ संख्या 77(सी) ऑफ 2008] को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-6-2009 को प्राप्त हुआ था।

[सं. एल-12011/79/2008-आईआर(बी-II)] राजेन्द्र कुमार्, डेस्क अधिकारी

New Delhi, the 3rd June, 2009

S.O. 1859.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award [Ref. No. 77 (C) of 2008] of the Industrial Tribunal-cum-Labour Court, Patna as shown in the Annexure in the Industrial Dispute between the management of UCO Bank and their workmen, which was received by the Central Government on 3-6-2009.

[No. L-12011/79/2008-IR (B-II)]
RAJINDER KUMAR, Desk Officer
ANNEXURE

BEFORE THE PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, SHRAM BHAWAN, BAILEY ROAD, PATNA

Reference Case No. 77 (C) of 2008

Between the management of UCO Bank, Zonal Office, Central Jail Road, (Jawaripur), Bhagalpur, Bihar and their workman Om Prakash Tiwary.

For the Management: Shri A.K. Sinha, Management Representative

For the Workman:

Shri B: Presed, State Secretary, UCO Bank Employee Association, Saboo Complex, Exhibition Read

Patna.

Present:

Vasudeo Ram, Presiding Officer, Industrial Tribunal, Patna.

AWARD

Patna, dated the 9th May, 2009

By adjudication Order No.L -12011/79/2008-IR (B-II) dated 24-10-2008, the Government of India, Ministry of Labour, New Delhi in exercise of the powers configured by clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Industrial Disputes Act, 1947 (hierainafter called 'the Act' for brevity) referred the dispute between the Management of UCO Bank, Zonal Office, Central Jail Road (Jawaripur), Bhagalpur and their workman Om Prakash Tiwary to this tribunal for adjudication on the following:

- "Whether the action of the management of Zonal Office, Bhagalpur in terminating the services of Shri Om Prakash Tiwary, temperary Peon without assigning any reason and without giving retrenchment benefit as per Section 25F of I.D. Act is legal and justified? Whether the workman is entitled for regularization? What relief the concerned workman is entitled to?"
- 2. The parties appeared on notice and filed their respective written statements. The contention of the workman is that he was orally appointed by the management of UCO Bank to discharge the duties of a Peon in Dholbajja Bazar Branch of the Bank w.e.f. 29-5-1995. After appointment the workman used to discharge the duties of a Peon from 9 A.M. to 6 P.M. on the instructions of the manager for which he was initially paid @Rs. 20 per day which was subsequently raised to Rs. 30 per day. The payment used to be made through debit vouchers. There was no permanent Peon posted in the Branch at that time. He worked continuously till 13-5-97. On 14-5-97 the workman was stopped from working and he was informed that his services were terminated. The workman was not given any notice, notice pay or retrenchment compensation. The weeksman raised industrial dispute which culminated in Reference Case. Accordi the workman the management violated the provisions under Section 25F of the Act and his termination from service and not regularizing him in service is illegal and unjustified. The workman claims that he be reinstated in the Bank as a Peon with back wages and his service as Peon be regularized.
- The contention of the management is that the person concerned (the alleged workman) was never recruited by the Bank according to the recruitment rules

and an enabelto passess consecuted is not the sent the passes, he was engaged flowether testiments. Coolie' for doing misself means works. The Branch Minneys had no authority to appoint may body on consultations. The non-engagement discontinuous of a coolie door not come under retreachment and that traing the position compliance of the provision laid down was 25F of the Astricant at all required. According to the management the concerned person (so called weekman) is not entitled to any relief under the law.

- 4. Upon the plendings of the parties and the terms of reference the following gointmaries cataliar adjudication:
 - (i) Is the Reference maintainable?
 - (ii) Whether the action of the sunnagement of UCO Bank in terminating the services of OmePrakash Tivery without complying Section 25F of the Act is legal dejuntified?
 - (iii) Whether the action of the management in not reinstating Shri Tiwery in service is legal & justified?
 - (iv) Whether the action of the sumagement in not regularizing. Shri Tiwary in survice: is legal. & justified?
 - (v) To what relief or reliefs the albiged workman is emitted to?

Point No. (8)

- 5. Both the purion have address? oralias well as documentary evidence; in support of their respective contentions. The workman occasioned three-witnesses including himself as W.W.1 breides Kristindes Pandey (W.W.2) and Ashak Kamer Tiwary (W.W.3). One:Tapan Kamer Dans; Assistant Chief Officer of IRO Bank (M.W.1) has been commissed on behalf of the management. The workman hanget exhibited one photocopy of payment list of the workman (Bat/W) and the management has got exhibited the photocopy of better dated 29-3-97 issued by Zonel Manager of UCO Bank (Est.M) on the subject of unauthorized angement of works and the subject of unauthorized angement of unauthorized and the subject of unauthorized and the subje
- 6. There is no dispute on the point author it is admitted in the statements of the witnesses including the amangement witness that there was a sanctioned post of Peon in Dholahujia dismails of UCO Bank and the same was lying vacant. There is also no dispute on the point that the Branch. Manager of the said bank organged: Shiri Om: Prakash Tiwary. It has come from the mouth of workness and his witnesses that Shiri Tiwary did the work of a poor usually from 9 A.M to 6 P.M. It is note not disputed that earlier he was paid Rs. 26 par day which was subsequently raised to Rs. 30 per day. The payment used to be made through Dabit Vouchers. According to the management since

Shri Fivency was mutually appointed through the process of appointment, therewere no relationship of ampleyer and employee houseen the management of UCO Bank and Shri Fivency and honce the dispute raised is not an industrial dispute and honce the reference is not maintainable.

7. The definition of "workman" as laid down under Section 2 (8) of the Act reads as follows:

"Workman" means any person (including an apprentice) employed in any industry to do any manual, unskilled, skilled, technical, operational, clerical or supervisory work for hire or reward, whether the terms of employment be express or implied, and for the purpose of any proceeding under this Act in relation to an industrial dispute, includes any such person who has been dismissed, discharged or retrenched in connection with, or as a consequence of, that dispute, or whose dismissal, dischage or retrenchment has led to that dispute, but does not include any such person—

- (i) who is subject to the Air Force Act, 1930 (45 of 1950), or the Army Act, 1950 (46 of 1950), or the Navy Act, 1957 (62 of 1957); or
- (ii) who is employed in the police service or as an different enter employee of a prison; or
- (iii) who is complexed assimly in a managerial or administrative capacity; or
- (iv) who being employed in a supervisory sepacity, throws wages exceeding one thousand six hundred representations or exercises, either by thousand of the duties attached to the office or by means of the powers vested in him, functions mainly or a managezial mature.

According to the definition Shri Timary is underbudy a warkman. The details of payment made to Shri Timary from 29-5-1995 to 13-5-1997 wouldn't by the Bank (Ext.W) shows that the workman underbudy has put in continuous service in Dhollagia Baser basech of the Bank. The management has filed the plattacopy of letter issued by the Zonal Manager of ICCO Bank on 29-3-1997 (Ext.M) concerning anauthorised sugarament of casual workers on daily wages. This workman was engaged much prior to issuance of the said letter was issued. Under the circumstances it can not be said that this workman was engaged in violation of the directions contained in that letter.

8. The management has taken the pica that the workman was not a member of the union when all the regular employees of the Bank were the members of the union. In this regard I find that it is not disputed that this workman was not a regular employee of the Bank; howers a daily wager who put in continuous service as desired by

the management. There is no dispute on the point that the workman was paid by the Bank management for the services put in by kins appearant disclosed by the workman and his witnesses before this Tribunal. Since the workman was a daily wager he could not be made a member of the union of Bank employees. Segtion 36 of the Act which deals with the representation of the parties reads as follows:—

- 36"Representation apparties—(1) A workman who is a party to a dispute shall be entitled to be represented in any proceeding under this Act by:
- (a) (any member at the executive or other effice bearer) of a registered trade strion of which he is a member:
- (b) (any member of the executive or other office beaver) of a following of indemnions to which the trade union referentiate in classe (a) is affiliated;
- (c) where the weiter is not a member of any trade union, by (any author of the authority or other office hence) of any authorision assumeted with, or by any other western amployed in, the industry in which the wester is amployed and authorised in such authorised with a such authorised."

Idealer the circumstances this weitenes though was measuremented by the effice bases of the smale main exempted with the industry in which the westerne was any good. I indee the circumstances this cannot be said not maintainable on the ground that the westerne was any another of the union of fluctuary by see.

Section 2 (k) of the shot delines "Industrial Dispute" as follows:—

highwaist dispute moreover, which are or difference showers and completers, an shower and completers, an shower and completers and completers and completers and completers are described with the completers or completers are the terms of completers or with the completers of deboar, of any recent;

In view off the discussions unaile above if find and hold that the dispute between the sunagement and the wastern is uniterableally on 'industrial dispute' and the suforence state for adjudication is maintainable. This point is decided accordingly.

: (نال گران) و الا استوا

9. I have already discussed above that the facts of this case are not disputed sather admitted. It is an admitted fact that the sanctioned post of peon was lying vacant in the fank. This workman was engaged on drily wages to work and to work from 29-5-95 to 13-5-1997 continuously. It is a fact that no advertisement for the post was made nor the peaceases of appointment were followed and the

workman put in more than 240 days continuous service within a calendar year. The management as appears from the statement of W.W.1 removed Shri Tiwary from the work and engaged another daily rated workers Shri Prithvichand Yaday. Admittedly Shri Tiwary was not given one month notice or was paid notice pay or the compensation. His services was terminated without complying the provisions as laid down under Section 25F of the Act, or to say the removal of workman Shri Tiwary from the work was in violation of the provisions laid down under Section 25F of the Act. The work from the workman was taken and payment of wages was made to him quite within the knowledge of the management of the Bank. The management of the Bank did not take any action against the Officer who had engaged him on work and made payment. It is really surprising that the management on the one hand took work from the workman, made payment to him and on the other hand took the plea that the engagement of workman was illegal.

10. From the above discussions I find that the removal of the workman from employment was retrenchment as defined under Section 2 (00) of the Act. The workman has stated that he was not reinstated inspite of his repeated requests made to the authorities concerned. Under the circumstances I find that the termination of the services of the workman by the management without complying the provisions laid down under Section 25F of the Act and not reinstating him is not only illegal it is unjustified also. Point Nos. (ii) & (iii) are decided accordingly.

Point No. (iv):

11. I have already discussed that the workman was engaged without observing the procedures of appointment. There are catena of decisions and it is well settled principle of law that no direction for regularisation of services of daily wage workers can be issued. Moreover, regularisation in service is essentially the executive work, the work of management and it is none of the business of tribunal to issue directions for regularisation. Under the circumstances this tribunal can not hold as whether or not the action of the management in not regularising the services of the workman was illegal or unjustified or otherwise. This point is decided accordingly.

Point No. (v):

- 12. I have already discussed and held above that the termination of services of the workman by the management without complying the provision laid down under Section 25F of the Act and not reinstating the workman is illegal and unjustified. Under the circumstances I find that the workman deserves to be reinstated with full back wages. This point is decided accordingly.
- 13. In the result I find and hold that the action of the management of UCO Bank in terminating the services of Sri Om Prakash Tiwary without assigning any reason and

without giving any retrenchment benefit as per Section 25F of the Act is illegal and unjustified. I further find that the workman deserves to be reinstated with back wages @ last paid. The management is directed to comply the same within two months from the date of publication of the Award.

14. And this is may Award.

VASUDEO RAM, Presiding Officer

नई दिल्ली, 5 जून, 2009

का.आ. 1860.- औस्त्रेरिक विवाद अधिनियम, 1947 (1947 का 14) की बात 17 के अनुसरण में, केन्द्रीय सरकार स्टेट बेंक ऑफ इंडिया के प्रयंकांत्र के संबद्ध नियोवकों और उनके कर्मकारों के बीच, अनुसंध में निर्मिष्ट औस्त्रेरिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकाम कानपुर के पंचाट (संदर्भ संख्या 5/2006) को प्रकाशित करती है, जो केन्द्रीय सरकार को 5-6-2009 को प्राप्त हुआ था।

> [सं. एल-12012/110/2005-आईआर(बी-I)] अवय कुमार्, डेस्क अधिकारी

New Delhi, the 5th June, 2009

S.O. 1866.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 5/2006) of the Central Government Industrial Tribunal-cum-Labour Court, Kanpur as shown in the Annexure in the Industrial Dispute between the management of State Bank of India and their workmen, received by the Central Government on 5-6-2009.

[No. L-12012/110/2005-IR (B-I)] AJAY KUMAR, Desk Officer

ANNEXURE

IMPONE SINI R. G. SHUKLA, PRESIDING OFFICER,CENTRAL GOVERNMENT INDUSTRIAL TRIBUNALCUM-LABOUR COURT, SHRAM BHAWAN, ATI
CAMPUS, GOVIND NAGAR, KANPUR

Industrial Dispute No. 5 of 2006

METWEEN

Raj Kishore Srivastava, Son of Ram Kumar, 107 Khiora, Newabganj Kampur

And

The Deputy General Manager, State Bank of India, Zonal Office, Mail Read, Kanpur.

AWARD

- 1. Central Government, MOL, New Delhi, vide notification no. L-12012/110/2005-IR (B-1) dated 23-1-06, has referred the following dispute for adjudication to this tribunal:—
- 2. Whether the demand of Sri Raj Kishore Srivastava to reemploy him under Section 25H of the I.D. Act, with the management of State Bank of India Kanpur, is justified? If so, what benefits the workman is entitled?
- 3. Case of the workman in short is that with effect from 8-6-86, he was engaged by the opposite party as peon-cum-messenger and he discharged entire function of the post of peon. The work and conduct of the workman ever remained outstanding. On account of unfair labour practice he was paid his wages through voucher with a view that he may not have any proof of work. The other allegations raised by the workman are outside the scope and ambit of the reference order, therefore, the same is being ignored. It is the specific case of the workman that management violated the provisions of Section 25H of the Act. On the basis of above it has been prayed that the workman be reinstated in service of the opposite party bank with full back wages, continuity of service and all consequential benefits.
- 4. The claim of the workman has been denied by the opposite party on the ground that the workman was never appointed by the bank, workman was never paid his wages as per rules of the bank, he never performed any regular and permanent nature of work, workman had never under went through regular selection process, services of the workman were never terminated by the opposite party, the cse of the workman is not covered under the provisions of I.D. Act and lastly the workman is not entitled for any relief as claimed by him.
- 5. After exchange of pleadings between the parties both parties adduced oral as well as documentary evidence.
- 6. Having heard the arguments of the contesting parties at length and having considered the records of the case carefully in the light of terms of reference, tribunal is of the view that the language used in the schedule of reference order is not indicative of the fact that the case of the workman amounts to retrenchment or not.
- 7. It may be pointed out that present case is not a case of retrenchment under Section 2-A of Industrial Disputes Act, 1947 and also that demand of reemployment cannot be covered under the provisions of the Act and when it is not a case of retrenchment no benefit whatsoever can be given to the workman.
- 8. For the reasons discussed above, it is held that since the instant case is not a case of retrenchment, no benefit can be awarded to the workman under the Act, by this tribunal.

- Accordingly the claim of the workman is rejected holding that he is not entitled for any relief as claimed by him.
- 10. Reference is decided accordingly against the workman.

R. G. SHUKLA, Presiding Officer

नई दिल्ली, 8 जून, 2009

का.आ. 1861.-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय संस्कार भारत संचार निगम लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में लेबर कोर्ट, पुणे के पंचाट (संदर्भ संख्या) को प्रकाशित करती है, जो केन्द्रीय सरकार को 8-6-2009 को प्राप्त हुआ था।

[सं. एल-40012/36/2003-आईआर(डीयू)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 8th June, 2009

S.O. 1861.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Labour Court, Pune as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Bharat Sanchar Nigam Limited and their workman, which was received by the Central Government on 8-6-2009.

[No. L-40012/36/2003-IR (DU)]

SURENDRA SINGH, Desk Officer

ANNEXURE

BEFORE SHRI V. M. KAKADE, PRESIDING OFFICER, SECOND LABOUR COURT, PUNE.

REF. (LD.A.) NO. 344 OF 2003

BETWEEN

(1) General Manager, Bharat Sanchar Nigam Ltd., Bajirao Road, Pune - 411 002

...First Party

AND

Smt. Indubai Sitaram Nalavade, S. No. 112/111 Alandi Road, Gunjal Vasti, Pune - 411 015

Second Party

AWARD

(Date: 19-12-2008)

This is a reference made by the Deputy Commissioner of Labour under Sec. (1) and Sec. 12(5) r/w. Sec. 2(a) of the Industrial Disputes Act, 1947 for adjudication of industrial dispute between the parties as above mentioned in the schedule.

Matter was kept for the evidence of the second party, but second party is remaining about since long. Tekleyalso second party is abbout. It seems that second party is not interested to prosecute his claim. I, therefore, innormatial termative, but to dispuse of reference for want of prosecution by second party. I, therefore, present to pass following Order.

(

Reference is hereby disposed for went of exposestion by and party. Notester as to costs.

Place FRUME
Page: 19:12:2008

V.M. KAKADE, Presiding Officer

नई दिल्ली /8 जुन, **200**9

आह्मा, १८६२, जीविनिक विवाद अधिनिका, 1947 (1947 का: १४) की अरा: 17 के उनुस्तक में, केवीय सरकार सुर्विकेवेट ऑफ ओस्ट अधिनसेंस के अवंबंध के संबंध निवेदकों और उनके कर्मकार अविधिनक अधिनारम नामुद्र के पंचट (संबंध पंचात 4852900) को अवंदिक व्यक्ति , केवोदिन सरकार के 8+6-2009 को सामग्रह (संबंध पंचात

> [सं: एस -40012/40/2000 -वर्षण्या(जीवा)] सुरेष्ट्र सिंद्, जेक्स अधिकारी

New Delhi, the 3th June, 2009

SO. 1862.—In: Russmance of Section 17 of the Heidestrial! Disputes Act, 1997. (14 of 1997), the Countral Government hereby: publishes the seventh (86f. No. 205/2000) of the Countral Government behavior Point Countral Government behavior the American edition the Englastial Dispute between the coupleyers in relations of the same general of Separateurian to the second United Section 1998. (Countral Countral Covernment on 86-2009).

PNo.L-4001246973000-RR (INU)

SURBIDERA SINCH L Delle Officer

ACCURATE

HEHMORE-SHIRLANN. YMDAV (HUMANDA) (CONTRAL) (CONTRALLOS (MINISTERIO) (CONTRAL) (CURALLAS (MINISTERIO) (MINISTERIO)

Case No.20022600

Date:27/45/49

The Supid: Of post office Nanidati Division Mandati 43 1462

...: New / No. 1

Verens

Pathan Kaling Milan Walaibblan
Thracely Barting E.D.
Emo-Union Matangpura, Visualist 43 1602 Party No. 2

AWARD

Dated: 27-5-2009

1. The Gentral Government, eller antisfying the existence of dispute between The Supth, of post office Nambell Division Nambell-43 1402 Purp/No. 1 antiffichen Köbier Man Velesthian Through Beautry Blantia E.D. Emoliain. Manageror Nambel 43 1602 refereit his same for atjudication teller Tribunds abbitables over No. L460 12/60/200/RC (BU) th. 30-5-2000 antiber chasse (th) at atbacestian (b) anti-aubacetian (2th) of Section 180 collaboration (b) anti-aubacetian (2th) with the following athable:

"Whather the action of the management of Supdt.
Pact Office Division Number in terminating the
convince of the Pathant Schlier Schun Whilehithan Ex.
E.D.: 1969. Kapata the (Schille) is ideal, proper and
justified? House to other utilitial constituences are
management the matter?"

- 2. It is the case of politicas Mishier When that the was atalian | 16-11 | 1916 anthomataf HPW Kapin under (SE) throughband office at Houlted, spaceouge from manne, little regardingsati worsy spaniti santi they vices, anthon | 13463 | 1996 he wasterminated statify or alling any outlantion. indler the thus countented that this was an iluminant will regular part. Howes many and the supplier on player though the distinct figures amost coupleyers. He modificall filter 136 mounths rice, filter succes tiltum 2000 diays the states of permanent mee. However measurement, and helbligatory and the part of manual to samilarine this services. However he was recurring tall will be a second control of the contract of the control of the فأت بمرطاب اند homigathe thic procedure. control descriptions and the second second ishand-without-giving profesence to him. Thus, it is all the har him assumments in the gall-and because the tions and with the full that it ways as.
- 3. The Management appearation it like its written statement inting the chain of the publisher. If the blance that the mante of Prost is an including Histories of the sailmitted evene engagethem 116-1:1465 as: e Haten Danich Post Master at Magtie bounth great affine our at topportry and provinced haves. Further it is contembed that, he was the posted within some regular couployee was placed under put off the duty. He was never engaged as a regular suppleyee. It has desied that his name was west by compleyment suchange and he was given my written under. It has also denied the contentions of the potitioner regarding unblomished and good service. According to the respondent, the published was enjoyed parely on temporary and special regular amployee was put diffilmulaty of sutuality company

binneliquestranster. Secundapartmental inquiry was initiated against him. Therefore his engagement was on addice basis as waten gap arrangement for performing the duties of the employee whose services were put off. However the management after the inquiry raised the suspention and tout himsagain on the duty. Therefore the services of the petitioner were terminated. There was no need to follow the provision of the Sections 25 (F) and 25(G). According to management it is legal and termination was proper. It has also contented that it is not an industry.

- 4. Heard Mr. R.N.Sen Advocate of the petitioner and Mr. R.S. Sundaram for the Respondent. Mr. Sen submitted that the petitioner has completed more than 240 days of continuous service with the respondent and his services were terminated without complying the mandatory provisions under section 25F & G of ID Act. He was not paid any retranchment compensation and therefore his termination was illegal.
- 5. As against this Mr. Sundaram submitted that it was only a stop gap arrangement. He was engaged on daily wages purely on adhoc and temporary basis. As per service conditions of the department 3 years continuous service on a clear vacant post is necessary, for acquiring the permanency. The petitioner has neither completed 3 years service nor was his appointment on vacant post. Thus according to Management he is not at all entitled for the retranchment compensation or for further regularization.
- 6. I have gone through the record it seems that the petitioner has filed his affidavit. However he did not turn and offered for the cross-examination. Therefore he could not be cross-examined. In such circumstances the affidavit without offering for cross examination has no meaning. It cannot be treated even as evidence. Consequently the claim of the petitioner remained without evidence on his behalf. The respondent was given the opportunity to addice the evidence. Accordingly the management has examined its. Divisional Manager who has stated as per his pleuding and remained unshaken during the cross examination.
- 7. Perusal of the case papers indicates that though the petitioner has alleged as sponsored by employment exchange, there is nothing to prove it. Similarly no appointment order is produced by the petitioner. Even as per management also no appointment order was given to the petitioner in writing. It is a fact that the petitioner was engaged during the suspension period of the regular employee. The petitioner was engaged as a stop gap arrangement during the suspension period of one of its: employee. The regular employee was under suspensions. Therefore his post was not a vacant post. Therefore this engagement of the petitioner was not in a vacant post. This provisions of 25F and G are applicable only to the persons who are entitled for the regularization. The petitioner since was not engaged on any vacant post is not at all estitled for: regularization: Therefore his termination widious following:

the provisions of Sec. 25 Panel Coff DV Action 19 Miles and 1 Invited of the principles frames case Unader the management is entitled to capage any person by very of such is to proper and his terminate for a pathial and period was proper and his termination after milling the suspension of the regular capabyse was also legal. In the result there is no substance in the chims of the pathianer and deserves to be dismissed. Accordingly I dismissed it and the passed the negative award.

Nagpar 25-5-09

AN YADAV Planting Stiller

नई विस्ती 8 पुत्र 2009

वाह आ: 1860:— वीतिनिकारियाहः विविद्यात्त्वम् ,1990 ((१९४४) काः १४) वर्षः धारः १७ केः अनुप्रकाः में, वोविद्याः सरकारः रिकारः प्रमेचविद्याः पर्वाद्यात्त्वम् स्रोधकेः सरकारः रिकारः प्रमेचविद्याः पर्वाद्यात्त्वम् स्रोधकेः स्रोधकिः सरकारः रिकारः प्रमेचविद्याः पर्वाद्यात् विद्यात्त्वम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् विद्यात्तिम् वित्यात्तिम् विद्यात्तिम् विद्यात्तिम्तिम् विद्यात्तिम् विद्यातिम् विद्यात्तिम्यति

[HE THE 48812/61/2000 - Infilm(edity)]]

New Dollin, this Shir Jime; 2009)

Si Gr. 1865.—In pursuance of Stather 17 of the Indiatrial Elippates Abt. 1947 ((4 of 1947), the Gentral Government hireby publishes the award of the Indiana Court; Plane as shown in the American in the Indiana at the management of Plegianni Provident Plant Countinioner and their weekinnen; which was remotived by the Ginnal Government of 8642009.

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AWARD

(Dated: 29-4-2009)

This reference is made by Government of India/Bharat Sarkar, Ministry of Labour/Shram Mantralaya, Shram Shakti Bhawan, Rafi Marg, New Delhi-110001 under Section 10, clause (d) of sub-section (1) and 2(A) of the Industrial Disputes Act, 1947 for adjudication of industrial dispute between above referred parties regarding the reinstatement with full back wages and continuity of service.

- The case of the Second Party in brief is that he was appointed as "Safaiwala/Sweeper" by appointment order dated 29-9-1993 issued by the First Party. On receiving the appointment order, he joined his service as safaiwala/ sweeper as per the terms and conditions given by the appointment order and he continuously worked with the First Party for about three years. Suddenly, notice dated 24-10-1996 bearing No. MH/PF/R. Vig./362/DC/85, to terminate his service, was served upon him without giving specific reason. As per the terms and conditions of the appointment order, he was to be treated as temporary for two years and after completion of two years, he was to be kept on probation and during the probation period, he was terminated by executing colourable exercise of the employer without following due procedure of law. Any show cause notice, memo was not given to him, any enquiry was not conducted and he was illegally terminated. Hence, he approached the Labour Commissioner's Office but the matter could not be settled and the referrence came to be made to this Court which was registered on 4-9-2000. Vide this statement of claim, the Second Party prayed for reinstatement with full back wages and continuity of service.
- 3. The First Party resisted the claim by filing written statement at Exh. 16. The allegations of colourable exercise of the powers of the employer, illegal termination, deviation from the legal procedure etc have been totally denied. It has been contended that by appointment order dated 29-9-1993, he was taken in the employment as Safaiwala on probation period of two years. His appointment was made subject to the submission of declaration form in the prescribed proforma attached to the appointment letter. The appointment was provisional subject to character and antecedent verification wherein it was also clearly mentioned in the declaration form, in the form of specific warning that if the information provided is false or any material fact is suppressed then the candidate will be unfit for employment. It is also informed to the Second Party that if any information furnished is found to be false then his service is liable to be terminated. In his declaration form, he had filled that he was never arrested and never prosecuted for any offence but in police verfication letter dated 25-5-1999 sent by the Police Commissioner, Pune it was disclosed that the offence was registered against him vide Register No. 79 of 1991 U/s 337, 504 and 506(2) of the Indian Penal Code at Wanawadi Police Station against the

Second Party and Criminal Case No. 138 of 1991 was pending in the Court. On the basis of that report, the Regional Provident Fund Commissioner, Pune had brought these facts to the knowledge of the Regional Provident Fund Commissioner, Maharashtra and Goa vide letter dated 10-4-1996 along with the fact about unauthorised absenteeism of the Second Party for 34 days and subsequently by termination notice dated 24-10-1996, the Second Party was informed that his service shall terminated on expiry of one month from the date of service of the notice. His services came to be terminated as he had furnished false information for getting employment and his acquittal in the criminal case would not give any right for reinstatement. On these and other grounds, it prayed for rejection of the reference.

4. On the basis of the pleadings, averments, allegations and rival contentions, following issues came to be framed on 23-12-2008 at Exh. 18; the reasonings and findings thereon are as follows:

INCURS

FINDINGS

No

- 1. Whether the Second Party was illegally terminated by the First Party?
- 2. Whether the Second party is entitled for reinstatement with continuity of Service and full back wages as prayed for? No
- 3. What Award?

Rejected

REASONS

- 5. ISSUE NO. 1: The Second Party—Sunil Gulab Salumbhe has examinated himself at Exh. 21 and relied upon documentary evidence. On the other hand, the First Party has also examined the solitary witness-Pratibha Vilas Godse at Exh. 27 and placed reliance on the documentary evidence.
- 6. The undisputed facts in this reference are that the Second Party came in service of the First Party in the year 1993 by virtue of the appointment letter dated 29-9-1993 and the declaration form was filled and submitted by the Second Party to the First Party. His name was referred through Employment Exchange and the employment was given on the basis of interview. Initially, his salary was Rs. 3,000 per month. Further, the undisputed facts are that any enquiry was not conducted and his termination was done by virtue of termination notice dated 24-10-1996.
- 7. It is evident from the testimony of the Second Party—Sunil Gulab Salunkhe that he is educated upto 6th Std in Marathi Medium and cannot read, write, speak and understand English. The attestation form (Exh.22) was in English and his cousin in his handwriting filled that attestation form. The Second Party signed in Marathi and submitted to the First Party. The Second Party specifically deposed that his cousin did not ask him whether any criminal case was pending against him, whether he was detained in any case and whether he was convicted. On 24-10-1996, termination notice (Exh. 23) was sent to him

and vide that notice, his service was terminated. It is further evident that he was knowing that police verification for him called for by the First Party.

- 8. In cross examination, he clearly admitted that he was terminated, as criminal case was pending against him about which he did not inform to the provident Fund Commissioner i.e. First Party. He further deposed that he had informed about the reason of termination to his Advocate before filing the statement of claim. He had also informed his lawyer before filing statement of claim that his application form and declaration form was filled by his cousin. He further admitted that in the statement of claim neither the reason for termination is mentioned nor it is mentioned that his cousin had actually filled the form. From this part of the testimony of the Second Party in cross examination, it becomes clear that if it was the fact his cousin has filled the declaration form and if any reason of termination was not disclosed to the Second Party by the First Party, it would have certainly incorporated in the statment of claim especially when, both facts were disclosed by the Second Party to the lawyer before filing statement of claim. It shows that both these grounds are after thought sprouted up obviously in the legal brain otherwise the same could have been mentioned in the statement of claim. Moreover, he himself has deposed that he was knowing that police verification was called by the First Party. It shows that the Second Party was well aware of the reason of termination when he received notice of termination and the information given in the declaration/attestation form was given by the Second Party himself or even if it was filled by somebody else, it was filled on the basis of the information given by the Second Party. He has also deposed in cross examination that he has never intimated to the Provident Fund Officer that the form was filled by his brother/cousin.
- 9. In further cross examination, the Second Party—Sunil Gulab Salunkhe denied that he was arrested by Wanwadi Police in Criminal case. However, immediately he admitted that he was released on bail in police station. He has also clearly admitted in cross examination that alongwith this sanctioned leave of 49 days, he was subsequently absent for 34 days without any information or permission in the year 1993. Though he has denied that he was arrested in criminal case, he has clearly deposed that he was released on bail. Needless to mention that releasing on bail is a next step of arrest and hence his denial of arrest stand no where. Morever, it is not disputed that he was prosecuted and tried in a criminal case which can be gathered by his own letter dated 10-2-1997 (Exh. 25).
- 10. It is evident from the First Party witness—Pratibha Godse that she was working as Muster Clerk between December 1993 to May 1997. During the probation period of the Second Party, police verification was called for and the police verification report (Exh. 17/2) of the Second Party was "adverse" as the criminal case was pending

against him. She also deposed that his attendance was not satisfactory. He was irregular in attendance for which Mr. T.M. Adiga, the Regional Provident Fund Commissioner, Pune had made report dated 10-4-1996 (Exh. 27) to Regional Provident Fund Commissioner Maharashtra and Goa, Mumbai.

11. In cross examination, this witness deposed that she does not know when the name of Second Party was sent for police verification and in what period, police verification has to be done. She also could not tell exact date and year when police verification report was received. She specifically deposed in cross that Second Party was terminated on the basis of irregular attendance and police verification report. She admitted that in termination notice (Exh. 23), any ground of absenteeism and police verification report is not mentioned. She also mentioned that on termination of the employee on probation, enquiry is to be conducted.

Though she has deposed in cross that she does not know when the police verification report was called for and when the police verification report was received, it makes no difference because the report of Police Commisioner. Pune (Exh. 17/2) dated 25-5-1995 clearly speaks that it was received on 30-5-1995 and with reference of the undated letter of the First Party of the year 1994. It means in 1994 the police verification was requested for by the First Party and its report was received on 30-5-1995. Though she has admitted that in the termination notice dated 24-10-1996 (Exh. 23) there is no mention about the ground of termintion, the Second Party has deposed in chief and admitted in cross about the reason of termination is, "giving false information and unauthorised absenteeism". Hence, the admissions given by this witness in cross-examination and the fact that the grounds are not mentioned in the notice of termination is of no use of the Second Party, in the light of its own testimony and admissions given by him in crossexamination.

12. The learned Advocate—Mr. Mahadik, for the Second Party, has submitted that the Second Party being educated upto 6th Std only, was not aware of English and hence what was filled in the declaration/attestation form by his cousin was not known to him. He has also submitted that the Second Party had not given any false information and even if criminal case was pending against him and he had not mentioned in the declaration/attestation form, it may amount to misconduct in which the independent departmental enquiry was to be held and then only the termination could have been done. Here without enquiry, termination has been executed which amounts to absolutely illegal termination as one of the ground is unauthorised absenteeism. With this he drew my attention to the case of Deepak Ganpat Tari v/s. New Excelsior Theatre Pvt. Ltd and others [2009 (I) Mh. L.J.] Though in the application/ list of case laws, two citations have been mentioned, only one i.e. aforementioned citation's copy of Judgment have

been made available by him. He has also submitted that in the criminal case, Second Party has been acquitted on 30-1-1997 and hence, deserves to be reinstated with full back wages. It has been further submitted by him that the First Party has not addresed any decumentary condense to show that the poor attendance and unauthorised absence of the Second Party.

- 13. The learned Advocate-Mr. Gunte, for the First Party, has submitted that for the employment of the Second Party, clean character, free from criminal antecedent was the condition precedent which was specifically mustioned. in the terms and conditions of the appointment letter. Despite that he had deliberately suggested the fast that he was arrested, released on bail and criminal pressoution was going on against him. He has also submitted that if his cousin has filled it without his instructions, he would have definitely mentioned it in the statement of claim or even in his letter dated 10-2-1997 (Exh. 25). But it has been for the first time mentioned in the evidence without pleasible. It shows that he was well aware of his criminal procecution and has deliberately suppressed the first and gives false information. He further submitted that as he himself admitted his 34 days unauthorized absonce; the First Party was not required to file any number roll to prevente some. He has also submitted that due to false information and deliberate suppression of fact; the very femalition of appointment had collarsed and on that basis his services were terminated with the support of unauthorised absenteeism of 34 dyas during probation. He placed his reliance on the case of Superintendent of Post Offices and others v/s. R. Valasina Balso [2007 (112) PLR-914].
- 14. Admittedly, the evidence of the Second Party that his cousin has filled up the form without publing about the criminal case and arrest is obviously without plouding and hence need not be considered. Nitroover, iffit would have been so it could have mentioned in his own letter dated 10-2-1997 (Exh. 25), but it is not so. As he has clearly admitted in cross-examination that he had remained unauthorisedly absent for 34 days, the First Party was obviously not required to adduce documentary evidence to that effect. However, letter dated 10-441996 (Eight 1773) speaks about it which has been consultanted by the countestimony of the First Party witness. Printible Villa Godes. From the document (Exh. 22), it is clear that the specific three warnings were mentioned; mathe top of this form it was clearly warned that:
 - The Funishing of false information or suppression of any actual information in the Attractation Form would be a disqualification and is likely to render the candidate unfit for employment under the Government.
 - If detailed, convicted debarred etc. subsequent to the completion and submission of this form the detail should be communicated immediately to the

- Union Public Service: Commission cutilizationity to whom the attention from the timescance and the consumption of finite public to the a suppression of finite public formation.
- 3. If the flot that files information the described or that flotted information in the attestation form commute numberatury that; during the service of a person, his services would be liable to be terminated:

For these warnings, a specific note line also been mentioned becomes 12.

- 15. Admintrelly, on the day of filling forms on on the day of appaintment, this Second Pluty was well-inverse that he was accused, released on buil-i and this criminal procession was punishing against hims but his hind gives false information and delilinately, suppressed instability while giving information in puni-12 of libertheetication form while giving information in puni-12 of libertheetication form while was subsequently, the board with public varieties report that 25-5-1995 (Bids: 17/2) and this report his rest bear distinct or challenged by the Sicond-Pluty.
- 16. In the authority relied upon by learned. Advecte-Nir: Gapte; for the Piast-Platy, the candidate had obtained appointment by producing fills consecutions which was latte or consolital and discount two body by Their Loudibly what:

"Once the cortificate on the biness of which the employee obtained implyyment the dicesselfed, no question of allowing him to continue service would arise, if the land bows appointed to utile the incline is contiliente."

The rather of the authority is the related been played from the changes represent the should need the allowed to get the found in the relation of the apprintment collispos, and in this case it is not accounty to initiate any dissiphinary proceeding against this complete we

The same and substance of the matherity relied appears by itemed Athropate.—Mr. Matheritis, floathe Siecond Pinty, is that if the standard and section any empiry is the Mather retreather and an interest paid; it amounts to illegal terminations.

17. However, instructionary thirdecommeters is ranially branch or the filter information and/or suppression of natural informations were relificated in property and it branch branch management the substitution of this instructions are attenting the ratio laid down in the afficement and authority relief upon by learned Advecate. Mr. Gipts, for the Second Platy cannot be rando applicable.

التحازيا أفلتلف 16. Hougeneit the sides, Acoping in view the fines and discussioness contribition tensel, and the min of the authority edied appentis/Assessati Abbasante - Mir. Gapte, for the First Party, it is very clear that the Siccouit Party has gone to the extent off suppressing his criminal presecution by giving false information to sollessiple years, iloquite clear-cut warning the basic finalistics of the engileyment. Subsequently by the of the police resilientian report that it 125-5-1995 (Eath. 1772) stranger the knowledge of the First Party that false information was given or by the Hazately suppressing actual fact and it was authing but the fact this meeting or leaterying anstant Countitation of the counties must so contactly the ilegement was alloo to be will illner. The ratio of the antibusty arribe case of Superintegulent of Post Offices and othersers R. Valerinet Balus [2007 (112) FLR 914] relical upon by learned Midrocate - Midro Gupte, for the First Barty, stands to appare this view. Westerer, admittedly, the attentionee of the Sheamil Burty was very pour and he nameded amounth or incided with a second seco wither the energy furnishment of the employment was ilentracted, his services were discentinued and it does not amount to any illegal termination over if any enquiry was not combisted because in such commutances enquiry was not at all successary. Whench the support has been taken for termination for annualhorised absence of 34 dyes, the manthaciach à barate einer was not maile beac for ten It was medicary part considered by the Birst Barty hat clearly termination was based on giving fillse information by suppressing actual fact of criminal presecution. Hat Kheen arthatthe Second Party half mantioned shouthis arrest and eximinally respection against him, the vessible have not incongricultine coupley ment and house, the description can that ground his about the bull by begal.

199. His ving considered the foregoing discussions, complete with the forest and or constances, leeping in view the matter the authorities relied upon thy the itermed Administration of the authorities relied upon thy the itermed Administration of the first Party different Hegally terminate the consistent the First Party different Hegally terminate the consistences of the Second Party.

20. ISSUITEMO. 2: In view of the finiting or issue No. II, wherein the recommendation has been half and gathering any paper, for the fine gaing meson, keeping in view the consideration the part of the Second Party, I am of the consideration spinion that the issue at all antitled for the reliable for instancement, bank wages and continuity of service, as proposit for II, therefore, answer this issue No. 2 accordingly, and in the afternant, passifellowing order:

The reference stands rejected with no order as to the costs.

Rince Plane Date 2942289

P.T.RANTE President Officer

क् केरबी, 9 जुन, 1889

> [सं. इस-23012127512802-आईआर(सीएम-II)] अजय कुमार गेंड, डेस्क अधिकारी

New Delhi, the 9th June, 2009

S. O. 1864.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government homby publishes the Award (Ref. CGIT/LC/R/52/03) of the Central Government Industrial Tribunal-cum-Lubour Court, Inhalpuras shown in the Amexure in the Inhastrial Bispute hottogram the amangement of Food Corporation of India, Regional Office and their workmen, received by the Courtal Government on 9-6-2089.

[No.L-22012/275/2002-IR(CM-II)]
AJAY KUMAR GAUR, Deak Officer

PO CONTROLOGICA

Providing William : Shiri Wahit. Shakiri Hasan

The Pennithent, FCFKermacher Parished, 44/26, Benth T.T. Nagar, Bhopal (M.P)

Warrange

The Senior Regional Manager, Food Corporation of India, Regional Office, Chetal Building, NP Nagar, Bhopd (NP)

... Management

MANAGED)

Besserlen this 1st day of June, 2009

1. The Government of Lintia, Winistry of Labour wide its Notification of Labour wide its Notification of the Following simpute for adjudication by this tribunal:

"Whether the action of the management of Food Corporation of India, Bhopal in not paying overtime allowance as prescribed under M.P. Shops & Establishment hat, 1938 to the employees working in godown, store, thepots and laboratories is legal and justified? If not, to what relief they are contilled to?"

- 2. The case of the applicant/Union in short is that FCI Karmchari Parishad is a registered Union having about 1500 members. It is stated that non-applicant/management of FCI are not doing payment of the overtime for additional work to the workmen in M.P who, were doing overtime since September, 1989. It is stated that the workman who are working in the godowns, stores, depots and laboratories in FCI in the State of Madhya Pradesh, are entitled for the overtime at the double rate in accordance with law since September, 1989. It is stated that a miscellaneous petition No. 502/90 was filed before the Hon'ble High Court at M. P. Jabalpur wherein the Hon'ble Court asked from the Madhya Pradesh Government Bhopal as to whether M. P. Shop and Establishment Act, 1958 is applicable in the case. The Under Secretary, Government of M. P. Bhopal informed vide letter No. 4/B/l/97/16-1 dated 13-1-1998 that the workmen of Godowns, stores, Depots, Laboratories and fields of FCI are within the purview of M. P. Shop and Establishment Act, 1958 (in short hereinafter referred as MP S & E Act) and only offices are exempted from the purview of M.P. S&E Act, 1958. The applicant/Union sent a registered letter dated 13-10-2001 to the non-applicant/management but even then the payment of overtime at double rates has not been paid as provided in M.P.S&E Act, 1958. Hence the case.
- 3. The non-applicant/management has appeared and filed Written Statement. The case of the management, inter alia is that the State Government Notification bearing No. 70318797-XVI dated 24-11-1972 of the Madhya Pradesh Government shows that the offices of the FCI in the M.P. are exempted from the operation of M.P.S&E Act, 1958 and therefore, the FCI is making payments of overtime to its employees at the single rate of their original rate of wages since September, 1989. It is stated that the reference is vague and it is made without taking into consideration of the Notification issued by the Government of MP. It is submitted that the reference deserves to be answered in negative.
- 4. The only question for decision is whether the Madhya Pradesh Shop and Establishments Act, 1958 is applicable to the employees of FCI working in the godowns, stores, depots and laboratories.
- 5. The applicant/Union has examined oral and documentary evidence in order to prove his case. The Union has filed photocopy of the order dated 25-6-1997 passed by the Hon'ble Court, M.P., Jabalpur in Misc.Petition No. 502/90 Food Corporation of India V/s. State of M.P. & another (Paper Nos. 62/5 to 62/7) wherein the Hon'ble Court had directed the Government of M.P. to interpretate the word "Offices". The Hon'ble Court has held that—
 - "7.In view of the aforesaid position, I do not go into the merits of the matter and dispose off this writ petition with directions as under:
 - (a). The respondent No.1 shall decide the question of interpretation, as indicated in para-3 of the application above, and shall thus take proper decision whether the petitioner is or is not exempt

- from the compliance of the provisions of Madhya Pradesh Shops and Establishment Act, 1958 within a period of SIX MONTHS from today before taking any action against the petitioner in terms of Annexure-M-I or any other order."
- 6. The photocopy of the letter No. 4/B/L/97/16 A dated 13-1-1998 of Under Secretary, Labour Department, Government of M. P. (Paper No.10) is also filed which was in compliance of the Misc. Case 502/90 whereby it is clarified by the Government of M.P. that the Godowns, Stores, Depots and Laboratories of Food Corporation of India located in M.P. are not exempted from the purview of M.P. Shop and Establishment Act, 1958 rather only offices are exempted from the said Act. This appears to be proved that the action of the management of Food Corporation of India, Bhopal in not paying overtime allowance as prescribed under M.P.Shops & Establishment Act 1958 working in godown, store, depots and laboratories is not legal and justified. Photocopy of the letter dated 13-10-01 (Paper No. 11) is also filed to show that the lawyer of the Union sent letter to the management to pay overtime in accordance with the provision of M.P. S&E Act, 1959. The Union has also filed list of employees which are paper Nos. 17 to 17/29. The management witness Anupam B. Vyas has also admitted that these are the lists of their employees. The Union has also filed the photocopies of orders which are Paper Nos. 73/3 to 74/42 to show that the employees were ordered to do overtime. Thus the documentary evidence of the applicant/Union proves that M.P. S&E Act, 1958 is applicable to the employees working in godowns, stores, depots and laboratories.
- 7. The applicant/Union has also examined witnesses namely Shri Birit Pal Gupta, Shri L. S. Thakur, Shri Chotelal Gupta, Shri Shanker Lal Malviya and Shri D. P. Jharia. They all have supported the case of the Union that they had worked overtime and the payment was not done according to the M. P. S&E Act, 1959. The oral evidence also supports the case of the applicant/Union.
- 8. On the other hand, the non-applicant/management has also adduced oral and documentary evidence. The management has filed State Government, Notification bearing No. 7031-8797XVI dated 24-11-72 which is marked as R/I. The said notification shows that in exercise of power conferred by clause(k) of sub-clause(1) of Section 3 of the Madhya Pradesh Shop and Establishment Act, 1958, the State Government exempt the offices of the Food Corporation of India located in the State of Madhya Pradesh from the operation of the said Act. It appears from the discussion made above that the dispute arises with respect to the interpretation of the word "Offices". A writ petition was filed before the Hon'ble High Court which was Misc. Case 502/90 (Paper No. 65/5 to 65/7) wherein the Hon'ble Court directed the Govt. to interpret the word "Offices". Subsequently after interpretation, the Government of M.P. issued a letter (Paper No.10) that the godowns, stores, depots and laboratories located in the state of MP are not exempted from the purview of M.P. Shop & Establishment Act, 1958. Thus it is clear that only offices of the FCI is exempted and other establishments of the FCI is not exempted and M.P. (S&E

Act, 1958 is applicable in those establishment. Thus simply the notification filed by the management has not proved that the action of the management in not paying overtime allowance to the employees as per MP S&E Act, 1958 is legal and justified. The non-applicant/management has filed another DO letter EP-17(2)/96-Vol.III/406 dated 24-9-2003/1-10-2003 which is marked as R/II. This letter shows that the management has sent a letter to Chief Secretary, Government of M.P. for exempting the Food Corporation of India in the State of M.P. from the provision of Local Shops & Establishment Act. This letter itself shows that the FCI is not exempted from the purview of M. P. S&E Act and even then the FCI was denying payment of overtime as per the said Act. This letter further proves the case of the applicant/management.

- 9. The non-applicant/management has examined one witness Anapam B. Vyas who is officiating as Deputy General Manager, FCI, Regional Office, Bhopal. He has stated in his evidence that the FCI has made payment of the overtime to the employees at the single rate of their original rate of wages. This itself shows that the employees of the FCI working in godown, stores, depots and laboratories are not paid as per the provision of M. P. S&E Act, 1958. Thus the evidence of the management does not prove that the action of the management of FCI is legal and justified.
- management to examine the list of employees (Paper Nos 17 to 17/29) and if it is found that they have worked overtime and then the difference amount of overtime be paid to them as prescribed in Madhya Pradesh Shop and Establishment Act, 1958 since September, 1989 within three months from the date of award. Accordingly the reference is answered in favour of the applicant and against the non-applicant. As such, the award is passed without the order of costs.
- 11. Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

MOHD. SHAKIR HASAN, Presiding Officer

नई दिल्ली, 9 जून, 2009

का. आ. 1865.— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एवं डब्ल्यू सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, जबलपुर के पंचाट (संदर्भ संख्या सीबीआईटी/एलसी/अस/47/96) को जकारित करती है, जो केन्द्रीय सरकार को 9-6-2009 को जान हुआ आ।

[सं: रूल-22012/283/1989-आईआर(सी-II)] अजय कुमार गेंड, डेस्क अधिकारी

New Delhi, the 9th June, 2009

S. O. 1865.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central

Government hereby publishes the Award (Ref.No. CGIT/LC/R/47/96) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur as shown in the Amexure in the Industrial Dispute between employers in relation to the management of WCL and their workman, which was received by the Central Government on 9-6-2009.

[No. L-22012/283/1989-IR(C-II)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR GOURT, JABALPUR

No. CGIT/LC/R/47/96

Presiding Officer: Shri Mohd. Shakir Hasan

The General Secretary, Samyukta Khadan Mazdoor Sangh, Post Chandametta,

Distt. Chhindwara (MP)

... Workman/Union

Versus

Dy. Chief Mining Engineer, Nandan Group, WCL, Post Nandan, Distt. Chhindwara (MP)

... Management

AWARD

Passed on this 2nd day of June, 2009

- The Government of India, Ministry of Labour vide its Notification No.L-22012/283/89-IR(C-II) dated 14-2-96 has referred the following dispute for adjudication by this Tribunal:
- "Whether the five demands raised by the S.K.M.S. vide its letter dated 7-9-1989 against the management of Nandanpur Coal Mines Nes. 1 and 2 of W.C.L. are legal and justified? If so, what relief the workmen are entitled to?"
- 2. The case of the applicant/SKMS Union in short is that the Unions namely INTUC, BMS, HMS & AITUC (SKMS) gave a charter of five demands to the management of Nandan Mines No. 1 and Nandan Mines No. 2 on 7-9-89. The five demands are as follows:—
 - (1) Bamboo of Baskets be provided to Tub Loaders.
 - (2) Tub of the capacity of 40.5 CFT be provided in Nandan Mines Nos. 1 & 2.
 - (3) The illegal deduction of Rs. 10 from the payof August of the workmen be refineded and the said deduction be not made in the following month's pay.
 - (4) The verification shows by P.M. of Doint Committee of the anembers of the Unions be set

aside and the verification of the membership be made on the basis of settlement and the balance amount be paid.

(5) Workers getting wages without doing any job and misuse of Company's vehicle and other properties be stopped.

It is submitted that the local management be directed to maintain discipline and to fulfil the charter of demands of the Applicant/Union.

- 3. On the other hand, the non-applicant/management has filed Written Statement in the case. The case of the management inter alia, is that Shri S. K. Bannerjee is not holding the post of General Secretary of S.K.M.S. (AITUC) whereas Shri Bharat Singh Sakravar is General Secretary of the said Union. It is stated that as per recommendation of the constituted committee, the cost of the Bamboo Baskets are being provided to the workmen. In respect of demand No. 2, it is stated that a meeting was held on 8-8-83 between the management and all the four Unions to replace 45 cft Tubs in place of 40.5 cft from 14-11-83 to improve the productivity and accordingly the Tubs were purchased costing of Rs. 66,00,000. Moreover the wages of Tub Loaders were also increased in view of the increased capacity of Tubs. For third demand, it is stated that Rs. 10 was deducted from the pay of workers but on demand the same has already been refunded long back. With respect to 4th demand, it is stated that AITUC Union is under check off system and membership subscription is being deducted from the wages of the workers after getting their authority letters. The AITUC (SKMS) Union is also getting the membership subscription as per the check off system which was introduced since 1985. With respect to 5th demand, it is stated that the management has never permitted any worker to get his wages without doing any job. It is submitted that the demands raised by the said Union are not justified.
- 4. On perusal of the record, it appears that the Applicant/Union absented and the case proceeded ex parte on 28-3-2006 against Applicant/Union.
- 5. To prove the case, the management has filed oral and documentary evidence. M/1 is charter of five demands which appears to have been filed by all the Unions on 8-9-1989. M/2 is Unions membership list of 2000 of Nandan Mines Nos. 1 & 2. It is clear that AITUC (SKMS) is not the biggest Union. Moreover it appears that other Unions who have majority of member workers have not raised this issue through the charter of demands shows that all the Unions had raised those demands. M/3 is the record note of the discussion held on 29-11-89 on the issue of Bamboo Basket between the management and all the Unions and a decision was arrived to pay the price of the basket to tub loaders instead of providing basket. This shows that this demand is accordingly fulfilled. M/4 is the minutes of discussion made between the Unions and the Management regarding the size of tubs. It is clear from the said minutes that it was resolved by them to replace 45 cft tubs and for that, wages of the tub loaders was also proportionately

raised. M/5 is the decision taken for increasing the rate of wages. M/6 is the notice regarding the decision of introducing 45 cft tubs from 20-10-1983 and for payment of wages on enhanced rate. M/7 is a notice of letter of thanks to tub loaders for supporting for inrtoducing 45 cft tubs. Thus it is clear from these documents that all the Unions and the management themselves resolved after discussion to introduce 45 cft tubs and it was also resolved to increase the wages of the tub loaders. This issue is accordingly answered.

- 6. M/8 is the notice dated 20-11-83 regarding the payment of Rs. 10 deducted from the pay of the workman. This shows that the management had already completed the demand to pay Rs. 10. Thus all the four demands appear to have been resolved and the management have complied the same.
- 7. It appears that with respect to the demand No. 5, the burden appears to be on the Applicant/Union that company's property were misused and some of the workmen were getting wages without work. The management has denied the existence of such indiscipline. This issue appears to have been not established against the management.
- 8. The management has also examined one witness Shri A.P. Godse. He has fully supported the case of the management. He has stated that Shri P. K. Bannerjee is not office bearer of the said Union. There is nothing on the record to show that he was office bearer of the said Union. He has supported the documents filed on behalf of the management. Those documents clearly show that the demands as had been made by the Unions, were fulfilled and thereafter, there was no dispute. There is no other evidence to contradict the evidence adduced by the management. There is no reason to disbelieve the evidence of the management.
- 9. In the result, the reference is accordingly answered and award is passed ex parte in favour of the management and against the Applicant/Union.
- 10. Let the copies of the award be sent to the Government of India, Ministry of Labour & Employment as per rules.

MOHD. SHAKIR HASAN, Presiding Officer নর্চ दिल्ली, 9 সুন, 2009

बा. आ. 1866.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार सीनियर सुपरिन्टेण्डेंट ऑफ फोस्ट आफिसेस के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, नागपुर के पंचाट (संदर्भ संख्या 27/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-6-2009 को प्राप्त हुआ था।

[सं. एल-40012/153/2004-आई०७(क्षित्)] सुरेन्द्र सिंह, डेस्क अधिकारी

New Delhi, the 9th June, 2009

S. O. 1866.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref.No. 27/2005) of the Central Government Industrial Tribunal-cum-Labour Court, Nagpur as shown in the Annexure, in the Industrial Dispute between the Employers in relation to the management of Senior Superintendent of Post Offices and their workman, which was received by the Central Government on 9-6-2009.

[No. L-40012/153/2004-IR(DU)]

SURENDRA SINGH, Desk Officer

ANNEXURE

BEFORE SHRI A. N. YADAV PRESIDING OFFICER CGIT-CUM-LABOUR COURT. NAGPUR.

Case NO. 27/2005

Date: 29-5-2009

Sh.Deorao Nagobaji Pimpalkar Age -45 Years R/o - Virur Gadegaon TehsiI- Korpana Distt.- Chandrapur.

...Party No. 1

Versus

Senior Supdt. of Post Offices Chanda Division, Chandrapur R/O, Tehsil and District- Chandrapur.

...Party No.2

AWARD

29-5-2009

The Central Government after satisfying the existence of disputes between Sh.Deorao Nagobaji Pimpalkar Age 45 Years R/o Virur Gadegaon, Tahsil Korapna Distt. Chandrapur.Party No.1 and Sr.Supdt. of post offices Chanda division Chandrapur Party No.2 referred the same for adjudication to this Tribunal vide its letter No. L-40012/153/2004-IR (DU) dt. 23-03-2005 under clause (d) of sub section (1) and sub section (2A) of Section 10 of Industrial Dispute Act, 1947 (14 of 1947) with the following schedule:

"Whether the action of the management in relation to Sr. Supdt. of Post Offices, Chandrapur in terminating the services of Sh Deorao Nagobaji Pimpaikar, Branch Post Master Virur Gadegaon is legal and justified? If not, what is the relief to which the workman is entitled?"

It is the case of the petitioner Sh. Deorao Nagobaji Pimpalkar that while working as a Branch Post Master at Virur Gadegaon, he inadvertently committed a mistake of changing the dates in the official stamps. He wrongly on 18-11-97 changed the date on the stamp as 28-10-97 on which one Shri Charandas Pausu Karmarkar has deposited the amount of Rs. 2000 in his saving bank account No. 48121306. Similarly, he wrongly changed the date on 10-10-97 also and in stead of it he set the date as 3-10-97 on that date on Umesh Chimurkar deposited the amount of Rs. 200/- in his R. D. Account bearing No.812398. At the time of inspection, the Sub-divisional inspector of the post

was not convinced and he made a false report after recording the statement of Charandas and Umesh. Those statements were not recorded by him as per their version and initiated an enquiry with the charges of misappropriation of the government amount. The I.O. recorded the perverse findings. He suggested the dismissal of the Petitioner. The management wrongly acted upon it and dismissed him. According to him the order is illegal. The punishment is also shockingly disproprotionate to the misconduct of the Petitioner. He has prayed to set aside the above order dt.17-12-2002 removing him from the service.

The management supported its order and denied that it is perverse. Similarly it has also denied that the punishment is shockingly disproportionate to the misconduct of the Petitioner. It has denied that the petitioner has inadvertently changed the dates on a stamp or set it wrongly. He has accepted the deposit of Rs.200/- for depositing it in A/c No. 812398 from Umesh Chimurkar on 3-10-97. He made the entries in the Pass Book for the month of October. November, 1997. He impressed the stamp without fixing the date and time and signed it. He did not take a entry in the Recurring Deposit Register and amount was also not accounted in the branch post office on 3-10-97. In his own handwriting he collected the date in the pass book for the month of October, 1997, but he could not make the entry of November, 97. Similarly, he received the amount of Rs.200 from Charandas for depositing it in the A/c No.48121306 on 28-10-1997. He impressed the stamp but wrote the date in handwriting he also did not take the entry of the deposit and accounted the amount in the branch of post office on 28-10-97. In view of this serious misconduct he was charge sheeted on 26-11-98 and after due enquiry and giving full opportunity to the petitioner above punishment was awarded. It has prayed to dismiss the reference of the Petitioner.

It being the dismissal after domestic enquiry with a view to consider its validity the case was fixed for evidence and argument. However, the Petitioner admitted the validity of the enquiry by filing Pursis. He has, however, challenged the findings of the enquiry officer alleging it as a perverse. He challenged the ratio of punishment also. He contended that it is shockingly disproportionate.

The Petitioner adduced the evidence to prove his case by examining himself. The management also examined its Assistant Superintendent of the Post Offices. They both are cross-examined by the opposite party. The Petitioner has stated that it was inadvertent mistake committed in setting the date on the stamp. Therefore, though the amount of deposited on the date as stated by him but the date of depositing as per the stamp of the post office was wrong. It was shown as antedated. Thus, according to him he has not misappropriated the amount and it happened only due to the wrong setting of the date on the postal stamp. It appears that the submission of the Petitioner is totally baseless. The record indicate that he has accepted the amount on the dates of which the stamp was impressed, but he later on in his own handwriting without setting any

date on the stamp wrote it in his own hand writing and showed the deposits on the subsequent dates than which he has accepted. There is documentary evidence as well as oral evidence of Charansingh and Umesh. Since he has written the dates in his own handwriting keeping the blank space in stead of setting the dates in them. It was his deliberate attempt to grab the amount. Obviously, he hasived the amount from above two persons Rs.2000/and Rs.200/- respectively and used it for his own purposes without showing the deposit in the office record. He did not take entry in the register of deposits in time and tried to show deposits on a subsequent date. It is a clear case of misappropriation. He actually accepted the amount on the dates on which the above two persons have paid to the Petitioner but he deliberately shown them as deposited on the subsequent dates and during the intervening period he misappropriate the amount using it for own purposes. Though temporary it is missopropriation of the Govt. amount, a serious misconduct even justifying the criminal action. It has caused a loss at least of the interest of the two customers Charandas and Umesh. There is sufficient evidence documentary as well as oral to prove it. There are no reasons at all to disbelieve it. Similarly, story of the Petitioner that it was inadvertent mistake is also after thought made with the motive to escape from the clutches of law. However, his attempt is poor and unbelievable. In any case it cannot be called as perverse and blame the Inquiry Officer. The findings of the Inquiry Officer are proper. They cannot be called as perverse. The evidence establishes that the Petitioner by showing the late deposit in the Saving Bank Account misappropriated the amount.

Similarly, when it is as case of misappropriation he has rightly suggested the punishment of dismissal. The punishment imposed by the Postal Authority or the management cannot be called as disproportionate for the purpose of a misappropriation though it may be of a small amount it cannot be said as disproportionate. In my view also the management was right imposing the punishment of dismissal. It cannot be interfere and the reference deserves to be dismissed. Accordingly I dismissed it and pass this negative Award.

Date 29-5-2009

A. N. YADAY, Presiding Officer

नई दिल्ली, 9 जून, 2009

का, आ, 1867.—औद्योगिक विकाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार चीफ पोस्ट मास्टर जनरल के प्रबंधतंत्र के संबद्ध निकोचकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विकाद में केन्द्रीय सरकार औद्योगिक अधिकरण जबलपुर के पंचाट (संबंध संख्या सी जी आई टी/एलपी/ आर/6/95) को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-6-2009 को प्राप्त हुआ था।

[फा. सं. एल-40011/9/93-आई आर (डीव्] सुरेन्द्र सिंह, डेस्क अधिकारी New Delhi, the 9th June, 2008.

S. O. 1867.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref.No. CGIT/LC/R/6/95 of the Central Govt. Industrial Tribunal-cum-Labour Court, Jabaipur as shown in the Amexure, in the industrial dispute between the Employers in relation to the management of Chief Post Master General, and their workman, which was received by the Central Government on 9-6-2009.

[F. No. L-46011/9/93-IR(DU)]
SURENDRA SINGH, Deak Officer

INFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR-COURT, JABALPUR

No. CGIT/LC/R/6/95

Presiding Officer: Shri Mohd Shakir Hasan

The Circle Secretary,

All India RMS Avam Motor Dak Sewa Sangh,

132, Mahatma Gandhi Marg,

Rathern (MP)

-Workman/Union

Versus

The Chief Poet Master General, M.P. Cirole, Bhapal

-Management

AWARD

Passed on this 2nd day of June, 2009

- 1. The Government of India, Ministry of Labour vide its Notification No.L-40011/9/93/IR(DU) dated 29-12-94 has referred the following dispute for adjudication by this tribunal:—
 - "Whether the action of the management of Chief Post Master General M.P.Circle Bhopal for not giving temporary status to the workers Annexed in the list (50 westers) is justified or not? If not, to what relief the western are entitled?"
- 2. The case of the Applicant/Union in short is that the Chief Poet Master General has engaged a good number of weekers in the Railway Mail Services at various places and they are entitled for temporary status as they have completed their works for 240 days in a calendar year. It is stated that the department took decision to give temporary status to these workers in view of the direction of the Honble Supreme Court who had completed 240 days (206 days in the same office observing 5 days week) in a calendar year. It is stated that the decision of the department was circulated among the officers concerned who started to engage the workers continuously for eight hours but they had shown only seven hours on the record. Thereafter they started to give job for 4-5 hours a day to debar the estitlement of the benefit to temporary status.

- 3. The further case is that the workers, as per list of order of the reference, are engaged for 8 hours a day but the management has manipulated the records to show that the workers have worked only 4-5 hours a day. It is stated that the workers as per list has completed 240 days services and as such they are entitled to be treated as temporary status. It is submitted to hold that the action of the management is unjustified and the workers are entitled to temporary status with consequential benefits.
- 4. The management has not filed any written statement. It is clear that the management has no case. Surprisingly the management has examined one witness Shri B.L.Jha without any pleading.
- 5. The foremost question is as to whether the action of the management of Chief Post Master General MP Circle, Bhopal (MP) for not giving temporary status to the workmen as per list of order of the reference is fit to be raised before the Central Administrative Tribunal, Jabalpur or not.
- 6. Now let us examine the evidence of the applicant/
 Union on the above point. It is an admitted fact that the
 workmen had filed an original application under Section-19
 of the Administrative. Tribunal Act before the Central
 Administrative Tribunal, Jabalpur which was registered as
 O.A.No. 252/95 Rajeev Kumar Srivastava & others versus
 Union of India & others. The said case was admittedly
 decided vide Judgement dated 9-12-1996 wherein the
 Honble Court had directed the management to examine the
 case of the applicants and if it is found that they had put in
 more than 240 days of engagement in a year, the applicants
 be treated as casual employees having acquired temporary
 status and thereafter consider them for regular appointment
 in Group "D" on the basis of their seniority.
- 7. The question is as to whether the workmen who are referred in this order of reference, were also parties to the case No. O.A.No. 252/95 before the Central Administrative Tribunal, Jabalpur. The applicant/Union has filed the photocopy of the judgement dated 9-12-96 of case No. OA.252/1995 passed by the Central Administrative Tribunal, Jabalpur Bench, Jabalpur. The said judgement shows that Shri Rajeev Kumar Sharma & 55 others were applicants in the case. The applicant/Union has also examined oral evidence in the case. Wazid Khan, Rajeev Kumar Sharma, Md.Unis Khan, Mahendra Singh Sisodia and R.K. Sharma are the witnesses examined by the Union. All have stated in their evidence that as the matter was getting delayed, the following individuals whose names are enlisted with the order of reference alongwith others filed a petition vide O.A.No.252 of 1995 in the name of Rajeev Kumar Sharma & 55 others versus union of India and the Chief Post Master General, MP Postal Circle, Dak Bhawan, Bhopal before the Central Administrative Tribunal, Jabahour Bench. It is evident from the evidence of the witnesses that the workmen are same who were also in the case No. O.A.252/1995 before the Central Administrative Tribunal, Jabalpur. The evidences of the withesses further

show that after passing order of the Hon'ble CAT, the management examined the services of workmen and gave temporary status to the workmen who are also in this order of reference. The evidence further shows that some of the workmen are denied to grant temporary status by the management. The Union appears to have challenged that the management has manipulated in implementing against some of the workmen who are referred to grant same status. This shows that the Union has to raise the issue against the action of the management before the same Tribunal which appears to be the proper forum in this case as it is simply related to the matter of implementation of the order of the CAT, Jabalpur.

- 8. In the result, the reference is accordingly answered. Hence the award is passed in favour of the management and against the Union but with no orders as to costs.
- 9. Let the copies of the award be sent to the Government of India, Ministry of Labour and Employment as per rules.

MOHD SHAKIR HASAN, Presiding Officer नई दिल्ली, 9 जून; 2009

का. 31. 1868. — औद्योगिक विकाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार हान्मकान्य एन्ड सन्धाई वैकिंग कारपोरेशन लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण न. II, नई दिल्ली के पंचाट (संदर्भ संख्या 18/2006) को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-6-2009 को प्राप्त हुआ था।

[सं. एल-12012/32/2006-आई आर (बी-I] अजय कुमार, डेस्क अधिकारी

New Delhi, the 9th June, 2009

S. O. 1868.— In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref.No.18/2006) of Central Government Industrial Tribunal-cum-Labour Court II, Delhi as shown in the Annexure, in the industrial dispute between the management of Hongkong and Shanghai Banking Corporation Ltd. and their workmen, received by the Central Government on 9-6-2009

[No. L- 12012/32/2006-IR(B-I)] AJAY KUMAR, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT NO. II, ROOM NO. 33, KARKARDOOMA COURT COMPLEX, BLOCK-A DELHI-116632

In the matter of industrial dispute between:

ID No. 18/2006

Ms Manju Saxena D-601 UNESCO Apartment 55 J.P. Extension Delhi-110092Workman

Versus

The Chief Executive Officer
The Hongkong and Shanghai
Banking Corporation Limited
52/60 Mahatma Gandhi Road
PO Box No. 128, Mumbai-400 001

.... Management

AWARD

The Central Government, Ministry of Labour vide Order No. L-12012/32/2006-IR (B-1) dated 08-03-2006 has referred the following industrial dispute to this Tribunal for adjudication:

"Whether the action of the Chief Executive Officer, HSBC, India Area Management Office, 52/60, Mahatma Gandhi Road, P.O. Box 128, Mumbai-400 001, in terminating the services of Mrs. Manju Saxena, Staff Officer w.e.f. 1-10-2005 without giving her full terminal benefits is just, valid and legal? If not, to what benefits the workman is entitled for and what directions are necessary in the matter."

- 2. The workman has filed her statement of claim in which she has submitted that she was in the employment of the Hongkong and Shanghai Banking Corporation Limited (HSBC) (hereinafter referred to as the management/management bank) during the period 10th March, 1986 and 1st October 2005 (close of the working hours). While the claimant was holding the post of Senior Confidential Secretary, her services were terminated by the management vide its decision dated 1st October, 2005, arbitrarily and illegally and in blatant violation of the Industrial Disputes Act 1947 (hereinafter referred to as the Act), and in utter disregard to the principles of natural justice on the alleged grounds:-
 - (a) that the post the claimant was holding had become redundant:
 - (b) that the claimant had failed to accept any of the job opportunities provided to her; and
 - (c) that the claimant did not accept redundancy package offered to her.

A copy of the impugned order dated 1-10-2005 has been annexed as Annex. A/I along with the statement of claim. The said letter is as under:—

HSBC

Manju Saxena Employee No. 186099 New Delhi

1st October 2005

Sub: Termination of Employment.
Manju.

The question of your current job becoming redundant from May, 2005 has been a subject matter of discussions and correspondence culminating in a meeting with Mr. Ashish K Srivastava on 23rd September, 2005 in Mumbai.

The Bank has offered you a generous severance package, which it is now clear that you are not prepared to accept. The Bank also favourably considered your request for being accommodated in some alternate job. In the past four months since May, 2005, the Bank has offered you several job opportunities at various points of time viz. Business Development Officer, Customer Service Officer, Clearing Officer, Banking Services Officer etc. However, you have not expressed your willingness to accept any of the above job opportunities, nor have you accepted the generous redundancy package offered to you.

3. In the circumstances, the Bank has no alternative but to terminate your services with effect from close of working hours of 1 October 2005. The Bank shall be paying you six months' of compensation in lieu of Notice period as provided in your contract of employment. In addition, although not eligible, as a special case, you are also being paid compensation equivalent to fifteen days' salary for every completed year of service. These amounts totaling to INR 817,071 (Indian Rupees Eight Lacs Seventeen Thousand and Seventy One only) have been credited to your salary account yesterday. This is subject to deduction of applicable tax.

You are further requested to get in touch with North India Human Resource Department for the full and final settlement of your dues with the Bank.

Yours sincerely,

Sd/-

Shishir Agarwal Manager Employee Relations"

- 3. It is further the case of the claimant/workman that she was required to execute an agreement with the terms and conditions of the service before taking up her job in 1986. Accordingly, she has executed an agreement with terms of reference on 27-12-1986. That the duties entrusted to her post were primarily to assist the attached officer in the performance of that officer's functions. A copy of the said agreement and terms of reference has also been annexed with the statement of claim as Annexure A/2.
- 4. It is also the case of the claimant/workman that at her conscious option she was transferred to new terms of service of employment w.e.f. 1-10-2004 and was placed in SO Band 2 by the management while her designation continued as Senior Confidential Secretary. New terms and conditions, with its annexure and letter dated 21-11-2004 of the management, transferring her to the new terms collectively has been annexed as Annexure A/3 along with statement of claim. On her placement in SO Band 2, the claimant was informed that (a) she will be receiving a total reward of INR 732,736 PER ANNUM COMPRISING Base Salary, General Allowance, HRA, LTA, Medical and Benefit Allowance, PF, Gratuity and a bonus of Rs. 48,200 per annum (b) that her monthly pension, gratuity, leave encashment amounts along with accumulated leave account

was frozen with a rider to be payable at the time of retirement/ resignation. However, it is pertinent to submit before the Hon'ble Court that the claimant was not furnished with any break-up details as to the calculation of the frozen pension, gratuity, and leave encashment amounts. Statement of Management in this regard is annexed as Annexure A/4.

- 5. The claimant has further submitted that during May, 2005 she was informed by the management that due to the reason that services of her officer, Ms Nancy Dickinson, Senior Manager, NDH were dispensed with, her post of Senior Confidential Secretary became redundant and that her services were to be utilized in the meantime by giving her other duties as well but without any additional remuneration. That the management was trying to locate alternative job and she was referred to choose anyone alternative that was offered to her in the near future. Her refusal either to discharge additional functions or refusal to do alternative jobs would lead to her dismissal. The claimant was also told that the management was at liberty to dismiss her with a six months notice as per agreement she had signed. Due to fear of losing her job, she had to handle additional work/take up additional responsibilities. However, the proposal of the management requiring her to choose jobs such as Business Development Officer, Customer Service Officer, Clearing Officer, Banking Services Officer, etc., were not acceptable to her as such jobs were either temporary in nature or she was not possessing experience or work knowledge to take up such jobs. She made these aspects clear to the management.
- That the management vide e-mail dated 24 May, 2005 informed the claimant that there was no role of Senior Secretary and there was no vacancy of that cadre in that area and so she must leave by accepting severance package in line with what was being offered to other members of the staff. However, this commitment on the part of the management with regard to severance package to be in line with what was being offered to other members of the staff was not adhered to. Severance package offered to the claimant did not include full component of wages (twothird of the benefit allowance) forming part of wages and it was not included and ignored. Further, the management did not agree to waive off housing loan outstanding in her name though the same benefit of waiver was extended to a number of other colleagues, viz. Ms. Gita Rajagopalan, Ms. Poonam Garg, etc. Thus, the terms and conditions of the severance package were discriminatory between similarly placed workers and it was in utter disregard of the provisions of paragraph 4 of the terms of agreement of 1986.
- 7. Paragraph 4 of the terms of agreement dated 27-12-86 is as under:—

"The other service conditions shall be governed by the rules and regulations of the Bank for the category to which the employee belongs from time to time in force." Claimant raised these issues before the management through e-mails sent by her on 26th May, 9th Sept., 28th Sept. and on 29th Sept. 2005.

- 8. The claimant opted to new terms of employment with effect from 1-10-2004. As she had completed one year of service as on 1-10-2005, 1/3rd component of benefit allowance of Rs. 31,000 (Rupees thirty-one thousand only) stood transferred and became a part of the basic wage by merger and rest 2/3 rd remaining as benefit allowance as on 1-10-2005. However, the management refused to include the benefit allowance as a component of her wages, which is contrary to the provisions of the Act. Management is prohibited to differentiate wages in respect of a worker and must strictly follow the terms 'wages' defined under the Act.
- 9. That as on 1-10-2005, claimant's basic wage increased by merger of 1/3rd of benefit allowance component thereby giving her the benefit of attendant incremental raises in other allowances, pensionery benefits, gratuity, bonus, etc., as per the new terms of service she opted as on 1-10-2004. Statement herein below indicates the wage structure of the claimant year-wise after opting to new terms:

INR

Basic Wage	HRA/Month	Benefit Allowance	Medical Month	LTA/Month
09/05 19280	4800	31000	1250	2000
10/05 29613		20667		
10/06 39946		10334		
10/07 50279				

Given below is the entitlement of claimant to severance package which amount the management is denying by refusing to include benefit allowances as a component of wages:—

Option A	. Option B
If the petitioner were to continue in her post till Superannuation (Year 2019) 14 years	Service put in 19 years on the date of severance i.e. on 01-10-2005:
168 months × Rs. 58,330 PM Rs. 117,593,280	10 Years = 120 months @ Rs. 58,330 per month Severance Package = Rs. 6,99,960

As per the commitment of the management to pay wages for 10 years to claimant as severance package, she is entitled to Rs. 69,99,600 as severance package. The amount arrived at is based on the wages which the claimant was drawing as on 30-9-2005 and before drawal of increment as on 01-10-2005. With consequential increases in other allowances and drawal of increment, the package figure need to be revised and recalculated as admissible on 1-10-2005.

10. It is further the case of the claimant/workman that while negotiations were continuing and clarifications being sought on the discrepancy being meted out to her with regard to the severance package and even before the claimant was given a fair opportunity to decide on the issue, her services were arbitrarily and unilaterally terminated vide impugned order dated 1-10-2005. The claimant was further informed about credit of her salary account with six months pay in lieu of notice.

11. The claimant has further submitted that she is a victim of the colourable exercise of power by the management and termination was made under cover of clauses IV (termination of employment) and VI (Duties, responsibilities and obligations) applicable to Confidential Secretaries read with para 1 and 4 of the agreement signed by her. That many of the clauses of the agreement were in unequal terms as the employer was biased and it was vested with per se powers to the disadvantage of the workers. Being unequal in terms, the agreement signed by the claimant is null and void, being violative of the constitutional provisions of Article 14 and 16 as also contrary to the objects and provisions of the Act. That all relevant provisions of the Act applicable to the claimant as an industrial worker under Section 2 and 25 were violated.

12. That the claimant is an industrial worker as defined under Section 2(s) of the Industrial Disputes Act. Termination of services of an industrial worker amounts to retrenchment when such a termination is for any reason whatsoever other than as a measure of punishment inflicted by way of discriminatory action. That the reasons given by the management in its impugned order dated 01-10-2005, as quoted above, were clearly different. Termination of service of the workmen thus is in violation of Section 2(00) of the Industrial Disputes Act 1947. It tantamount to unfair labour practices. That the termination order was also not in good faith, a colourable exercise of the employer's right as may be evinced by the agreement which the petitioner was compelled to sign at the time of joining her service in the year 1986. Further, the order of termination did not spell out the reason for departing from the rule of 'last come first go' and juniors to her were retained in service.

13. It is also the case of claimant that when proceedings were pending before the Conciliation Officer, in utter disregard of the provisions of Section 33 of the Act, the management had effected recovery of the monthly installments of the Housing Loan of Rs. 13,826/- (Rupees thirteen thousand eight hundred twenty-six only) and ruised debit unauthorizedly and clandestinely against the personal Savings Bank account of the claimant being maintained in the management bank.

14. In para 5 of her statement of claim, the claimant/workman has also submitted as under:—

"It is further to humbly submit before this Hon'ble Court that because of vindictive and coercive actions

adopted by the management to the detriment of the rights of industrial workers, as evidenced not only in her own case but also in respect of a number of her colleagues who were either forced to resign defenceless and unceremoniously or whose services have been terminated illegally by the management during the past several years, there is an apprehension in her mind that nothing prevents the management to adopt similar vindictive tactics in her future service in the Bank, such tactics may perhaps be more conveniently manipulated to meet the requirements of the Act, so as to eject her from service on flimsy grounds, and therefore, the claimant resolved to opt out from the services of the Bank as she has no faith in management's employee relations."

15. The claimant/workman has therefore prayed this Tribunal to declare the termination orders issued by the management in her case as void ab initio and a nullity before the eyes of law. She has further prayed to declare the claimant as continued in service without interruption from the date of her illegal termination with all consequential benefits including payment of wages last drawn with accrued periodical increments subsequent to illegal termination; with other benefits such as annual revision in her pay as per standard norms applied in respect of other co-workers in the category in which the claimant was employed since she has a right to reinstatement with continuity in service and right to wages as declared by Hon'ble Supreme Court in DC & G Mills vs. Shambhu Nath AIR 1979 SC 88 and State of Bombay vs. Hospital Mazdoor Sabba (1990) 1 LLJ 251 SC.

16. She has also prayed for an order for payment of:

- (a) Severance package money on the basis of calculations averted in sub-paragraph 3.3 and 3.4 supra after taking into account the wages admissible to complainant (as on 1.10.2005) as she was compelled to sacrifice her job for the reasons explained in paragraph 5 supra. As per claimant' wage entitlement, the severance package amount calculated as per the new terms of service (at INR 58,330 (Rupees fifty eight thousand three hundred thirty only per month) and on the basis of wages drawn as on 30-09-2005 comes to Rs. EVR 69,99,960 (Rupees sixty-nine lacs ninety nine thousand nine hundred sixty only) and to be re-calculated on the basis of wages last drawn and as on 1-10-2005; for which the claimant is entitled to;
- (b) Payment of incremental benefits arising due to increase in basic wages of the claimant as on 1-10-2005 relatable to raise in allowances, increase in pensionery benefits, increases in gratuity payments, beaus payments, etc., as administible to her on the basis of new terms and

- conditions she had opted beginning 1st October 2004 and as confirmed by management vide its letter dated 1-10-2004.
- (c) Order payment of bonus for the relevant years the claimant was denied bonus as per the norms applicable to the category of workers she belonged to and in accordance with the provisions contained in the agreement she had executed at the time of joining service or in the event if any of the industrial workers including any member of Officers' cadre disbursed a higher rate of bonus calculated differently by adopting different norms in their cases whereby they were disbursed a higher bonus for any of the years, at such higher rates in accordance with statutory provisions contained in the Payment of Bonus Act 1965.
- (d) Order payment of Provident Fund as full and complete settlement with detailed break-up of the calculations of the Account year-wise during her entire service; as the maintenance of her PF Accounts by management require adequate security as the claimant not having any confidence in the management of arrears by PF Trust;
- (e) Order full waiver of outstanding Housing Loans without any discrimination as was allowed in respect of her colleagues namely Ms. Poonam Garg/Gita Rajagopalan and other colleagues in her grade and as averred by claimant in paragraph 3.2 supra.
- (f) Order final and full settlement towards encashment of leave as per last wages drawn including release of frozen amounts with full break-up figures with details of break-up in arriving the frozen amounts;
- (g) Order payment of Gratuity strictly in accordance with the statutory provisions taking into account full wages defined under the Act and inclusive of frozen amounts with full break-up details.
- (h) Order payment of pension for life with full breakup details furnished as to the calculation and arrival of pension amounts in respect of the petitioner along with break-up details of pension frozen as on 1-10-2004 as the claimant was left with more than 14 (fourteen) years of service left before normal superannuation.

The claimant has also prayed for costs towards legal expenses incurred by her in pursuing this case in this Court.

17. The management bank contested the claim of the workman and has filed a written statement. The management bank has admitted to the extent that the claimant joined the

services of the bank on 10th March 1986 and continued in its employment till 1st October 2005. However, they have repudiated that the claimant was employed in workman category as defined under Section 2(s) of the Industrial Disputes Act 1947. It is further denied that the services of the claimant were terminated either illegally or arbitrarily as has been alleged by her. On the contrary, the claimant vide letter dated 1st October, 2005 was informed that her current job in the grade of a Staff Officer had become redundant from May, 2005. It is submitted that she had been offered a generous severance package; as also been offered to be accommodated in some alternative job, viz. Business Development Officer, Customer Service Officer, Clearing Officer, Banking Service Officer and the like. However, the claimant did not express her willingness in any of the aforesaid job opportunities nor she had accepted the generous redundancy package offered to her which amounted to Rs. 57,29,533 (Rupees fifty-seven lacs twentynine thousand five hundred thirty-three only). In the aforesaid circumstances, the bank had no alternative but to terminate the services of the claimant on October 1, 2005. On that occasion, the bank also paid the claimant six months' salary as compensation in lieu of the notice period as provided in her contract of employment. Further, although the claimant was not eligible, but as a special case, she was paid compensation equivalent to 15 days of salary for every completed year of service amounting to Rs. 8,17,071 (Rupees eight lacs seventeen thousand seventy-one only). It was further mentioned that she should get in touch with North India Human Resource Department to settle her dues with the bank. Hence, the allegation of the claimant that the action of the Bank was in utter disregard to the principles of natural justice is false.

18. The management has further submitted that standard procedure was followed while employing the claimant in the bank. That admittedly the complainant consciously and voluntarily opted and accepted the new terms of service of employment with effect from 1st October, 2004. Admittedly, she was placed in the Staff Officer Band 2 and that too at the top end of the Grade/Band. The nature of duties then entrusted to her was those of an officer and not a workman as postulated as per Section 2(s) of the Industrial Disputes Act 1947. Admittedly, the claimant on her placement in Staff Officer Bank, 2 was paid an annual package of Rs. 7,32,736/- (Rupees seven lacs thirty-two thousand seven hundred thirty-six only) comprising basic salary, benefit allowance and general allowance; viz. house rent allowance, leave, and medical allowance. In addition, she was assured for the year 2004 an annual bonus of Rs. 48,200/- (Rupees forty-eight thousand two hundred only) as also contribution towards payment of provident fund and gratuity. That prior to these proceedings the claimant did not ever make any request that a copy of the break-up details as also the calculation be furnished to her. However, the same were always available with the Human Resource Department of the bank.

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19. That admittedly, during May 2005 the claimant was informed by the Bank that the post of Ms. Nancy Dickinson, Senior Manager, Northern India, had been abolished. Consequently, the post of Senior Confidential Secretary had also become redundant and that the services of the claimant were to be utilized in an alternative job. Accordingly, she was offered the post of Business Development Officer, Customer Service Officer, Clearings Officer and Banking Services Officer. However, the claimant declined all such offers made to her. It is specifically repudiated by the bank, that the said assignments were temporary in nature or the claimant did not have the necessary experience or work knowledge to take up such jobs and assignments. In fact, her consistent agenda was to extract from the bank as much money as she could on the plea that she did not possess experience or work knowledge to take up the various jobs offered to her. It is admitted by the management bank that the claimant had rendered unblemished service with the bank for 19 years and during her career in the bank she had handled various assignments and had necessary experience, expertise and wherewithal to render competent services to the bank. It is asserted that the bank left no stone unturned to provide alternative employment to the claimant while she was employed with the bank. However, in view of her adamant attitude and approach, the bank was left with no other option but to discharge her from services of the bank without casting any stigma and tendering to her all her statutory dues in full and final including compensation equivalent to fifteen days salary for every completed year of service. Consequently, the action of the Bank is legal, valid, and proper and therefore cannot be sought to be challenged in these proceedings.

20. It is admitted that e-mails were exchanged between the bank and the claimant. That the severance package offered by the bank to its employees varied from time to time based on each individual case. That while computing the severance package the bank had ensured that the employee concerned received all statutory payments. That they received payments far in excess to what was payable to them in terms of their respective contracts of employment. That averments and assertions made by the claimant in paragraph 3.2 of the statement of claim are far beyond the scope and jurisdiction of the terms of reference for adjudication as set out in Section 10 of the Industrial Disputes Act, 1947. Consequently, this Tribunal need not consider or entertain the said averments. That in fact the services of the claimant were terminated on tendering to her all dues and payments including statutory ones notwithstanding the fact that the claimant is not a workman within the ambit, meaning and scope of Section 2(s) of the Industrial Disputes Act, 1947. In fact the terms of reference issued by the appropriate Government describe the claimant Ms. Manju Saxena as Staff Officer and prima facie she is not eligible to invoke the jurisdiction of the Industrial Disputes Act, 1947. Accordingly, the payment tendered to the claimant vide letter dated October 01, 2005 is legal, valid and proper. She is not eligible or entitled to receive any further or additional payments whatsoever under the law.

21. It is further pleaded by the Bank that they never agreed to waive off the outstanding housing loan of the claimant as has been alleged by her. That the claimant was given the deadline to accept the offer of the bank latest by September 30, 2005 and obviously thereafter the Bank would necessarily exercise their option to terminate the services of the claimant in accordance with the contract of employment. Hence, the services of the claimant stood terminated on October 01, 2005. That the amount paid or payable to the claimant under the head 'Benefit Allowance', being not the basic salary, cannot attract any computation towards the severance package. No employee has ever been paid severance compensation by including the benefit allowance component. That the computation set out by the claimant is wholly perverse, incorrect and therefore repudiated. It is further the case of the management bank that employment in the bank is not covered by the constitutional provisions but are grounded and determined by the terms of the agreement/contract by and between the employee and the bank. Further, the said terms of service have been uniformly applied to all employees under the supervisory, administrative and the managerial cadres of the bank.

22. In reply to paragraph 5 of the statement of claim, the management bank has submitted that the bare perusal of her assertions makes it abundantly clear that she is not interested in the employment of the bank but her single point agenda is to demand from the Bank as much money as she can. Her such conduct and attitude is wholly unacceptable. That through these proceedings the claimant has tried to tarnish the image, reputation and goodwill of the Bank. That jurisdiction of this Tribunal is limited to the terms of reference for adjudication. There is no amount whatsoever due or payable to the claimant.

23. As regards the alleged discrimination regarding housing loan, it is submitted by the Bank that at the relevant time when Ms. Poonam Garg and Ms. Geeta Rajagopalan had voluntarily left the services of the Bank, the Housing Loans Scheme including its repayment was entirely different and distinct. In fact, subsequent to 2004 the bank had entered into an agreement whereby the housing loan of staff of all management staff members was converted into a simple housing loan taken by any Indian citizen being a customer of the Bank. Hence, it is perverse that there was any discrimination meted out to the claimant in respect of outstanding housing loan.

24. Regarding pension, it is submitted that as per the revised scheme, pension could be granted on early retirement after attaining 45 years of age or a period of service not less than 20 years. In the case of the claimant her length of service was 19 years 6 months and her age on that date was 43 years and 3 months, her date of birth being June 10, 1962. In the circumstances, the claimant did not fulfil the criteria to receive pension for life.

25. Ultimately, it is submitted by the Bank that in the circumstances, the claimant is not eligible and/or entitled to any relief whatsoever including the sums of money claimed and demanded from the Bank by her. This Court should therefore impose exemplary costs on the claimant for having raised frivolous and vexatious claim against the Bank and has left no stone unturned to bring disrepute to the Bank. An Award favouring the Bank should therefore be passed in this case.

26. In her rejoinder, the claimant refuted the stand taken by the management Bank and has re-asserted her claim made in her statement of claim.

27. In support of her case, the claimant Ms. Manju Saxena has filed her evidence by way of an affidavit. She has been subjected to detailed cross-examination by the Ld. A.R. of the management Bank. In rebuttal to that, the management has examined Ms. Niti Chopra, its Vice President, Human Resource, Northern India. She has also filed her evidence by way of an affidavit. She too has been cross-examined in detail by the workman.

28. I have heard the workman at length who has argued her case personally. I have also heard the Ld. A.R. of the management. I have perused the record and also the written submissions placed on record by both the sides. I have also gone through the various authorities relied upon by both the parties.

29. There are few important points for consideration and determination in this case. The most important point for consideration in this case is if Ms. Manju Saxena, claimant, is a 'workman' or not. The jurisdiction of this Industrial Tribunal cum Labour Court could be invoked only if Ms. Manju Saxena happens to a workman.

30. It is an admitted position that Ms. Manju Saxena joined the services of the respondent bank on 10-3-1986 as a Lady Confidential Secretary. Later on she was promoted as Senior Confidential Secretary. Ms. Manju Saxena executed an agreement with the terms and conditions of service on 27-12-1986 EX MW 1/3. The duties entrusted to her post were primarily to assist the attached officer in the performance of that officer's functions. On 01-10-2004 Ms. Manju Saxena was placed in the category of Senior Confidential Secretary SO Band 2. Thus, with effect from 01-10-2004 she was changed to new terms and conditions and to a new broad-banded structure so defined by the management in the following manner:

"Broad-banding will allow us to have flexible pay structure aligned to the market, enabling us to attract, develop and motivate the very best employees. In addition, it will create a flatter organization structure supporting business alignment and improving communication. Finally, it will move employee focus towards acquiring skills rather than rewarding seniority and chasing grades. The new grading structure will be supported by the current hay job evaluation process and defined based on a range of hay scores. A comprehensive exercise has been conducted to ensure evaluation is up to date prior to conversion. Scores have been established for new jobs and scores have been revised for jobs which have undergone recent changes. Future new and revised jobs will continue to be placed to appropriate bands based on job evaluation results."

Thus, under the new broad-banded structure there will be less emphasis on visible status. The broad band will allow more flexibility in internal movements which will benefit those who grasp the opportunity to learn new skills and gain the exposure that another post will provide. Essentially, it will provide greater choice for individual career management.

31. It is now a settled position in law that an undue importance need not be given to the designation of an employee, or the class to which he belongs. A nomenclature and designation are not very much material for deciding whether an employee is a workman or not. What is required to be seen is if the main and principal duties carried out by official are clerical or supervisory, administrative and managerial in character. If the main work done is of clerical nature, the mere fact that some supervisory duties were also carried out incidentally, the same will not covert the employment from that of a clerk into one in supervisory capacity.

32. In her evidence, Ms. Manju Saxena has asserted that she was all along been discharging duties mainly of a clerical nature and even after she was transferred to new terms and conditions, there was no change in her duties. She was not given even incidentally any supervisory duties and she has not discharged any managerial or supervisory functions. Her real and substantial employment was clerical. In. her cross- examination Ms. Manju Saxena was enquired by the Ld. Counsel for the management if she was assigned the job of organizing events, liaisoning with bank managers, negotiating rates, finalizing the menu and the invitation list and she was also authorized to settle bills, etc. Further, if on behalf of the bank she used to conduct branch visits both in Delhi and outside and she used to assist and recommend to the bank the training needs of the employees and to such like questions, Ms. Manju Saxena answered that she was working under the instructions of Ms. Nancy Dickinson and had no supervisory powers to take any action on behalf the bank. Further, no staff was reporting to her and no financial powers were assigned to her by the bank. Her main work was to type the reports under the instructions of her immediate boss who used to take action on areas of improvement and finally allocating the budget eal sti atrixent igniferangement in an architecture of a construction of a construct

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38. In view of the above discussion and the settled legal position, it is evident that the action of the Chief Executive Officer, HSBC, in terminating the services of Ms. Many Samon with the chief executive Officer, HSBC, in terminating the services of Ms. Many Samon whether the chief terminal benefits its user that the back of the Bank and the chief of the chief of

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"In the very naces of things there cannot be a straitjacket formula for awarding relief of back wages. All 749 relevant considerations will effer the verdict from कारिक में स्थापन के जिल्ला के अध्यापन के अध्यापन के किन्न में किन्न के अध्यापन के अध्यापन के अध्यापन के अध्यापन Findiscipations fithe Thib man (Fill Louis magica modulise)? THE PROPERTY OF THE PROPERTY O establish the circumstances necessitating departure.

DIVIDED TO THE PROPERTY OF THE PROPERTY Reeping III view all the relevant circumstances: But [(1the discretion must be exercised in a judicial and indicious manner. The reason for exercising discretion must be cogent and convincing and must appear on the face of the reductive When little smill that something the Central Covernment as shown in the Americae of the Court, Bhubaneswar as shown in the Court, Bhubaneswar as shown in the Market of the Court, Bhubaneswar as shown in the Americae of the Court, Bhubaneswar as shown in the Americae of the Court, Bhubaneswar as shown in the Americae of the Court, Bhubaneswar as shown in the Americae of the Court, Bhubaneswar as shown in the Americae of the Court, Bhubaneswar as shown in the Americae of the Court of the Co Industrial Dispute between-thehlanged and trop and Bank of Andia and theirs weekwen arceived buther Contral illegally terminated would be childred to run back o [(1-wages except to the extent he was gainfully employed during the enforced idleness. That is the normal rule. unwarranted litigative extraction of the employer. If the employer towninates the especies illegally and the TREBURALSICUMEN ACTION POUNTS SAFET CONTROL STATES WAR the workmen's demand for revision of wages, the reality embrary strategic of N N in 1 marsh termination may well amount to unfair labour practice. In such of the substantial Description of the Hormal rule, it chould be for flowed with full back stages."

C/o. Kamala Kanta Panta, Plot No. 152, Chintamaniswar, Orissa, Bhuoaneswar.

nale wide relationabove discussion and my findings I hold that the action of the China Executive Officer, HSBC, in terminating the service of workman. Ms. Manuel Sarana M. With effect from 1-10-2005 webset giving her instance of M. Workman. Ms. Manuel Sarana is and legal nor valid. Workman. Ms. Manuel Sarana is a legal nor valid. Workman. Ms. Manuel Sarana is a legal nor valid. Workman. Ms. Manuel Sarana is a legal nor valid. Workman. Ms. Manuel Sarana is a legal nor valid. Workman. Ms. Manuel Sarana is a legal nor valid. Workman. Ms. Manuel Sarana is a legal nor valid. Workman.

The Government of Indian Ministry of Labourt in exercise of the powers conferred by clause (d) of sub-Section (1) and sub-section 2(A) of Section 10 of the Indianal Osphinary HD/IZ(MAMTM2) have referred the

नई दिल्ली, 9 जून, 2009

का.आ. 1869.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार स्टेट बैंक ऑफ इंडिया के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक व्यक्तिरण, पुवनेश्वर के पंचाट (संदर्भ संख्या 91/2001) को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-6-2009 को प्राप्त हुआ था।

[सं. एल-12012/153/91-आईआर (बी.-1)] अजय कुमार, डेस्क अधिकारी

New Delhi, the 9th June, 2009

S.O. 1869.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No.91/2001) of the Central Government Industrial Tribunal -cum -Labour Court, Bhubaneswar as shown in the Annexure in the Industrial Dispute between the management of State Bank of India and their workmen, received by the Central Government on 9-06-2009.

[No. L-12012/153/91-IR (B-1)]

AJAY KUMAR, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BHUBANESWAR

Present: N. K. R. Mohapatra, Presiding Officer
Tr. Industrial Dispute Case No. 91/2001
Date of Passing Award - 21st April 2009

BETWEEN

The Management of the Regional Manager, State Bank of India, (Region-1) Regional Office, Near Capital Thana, Unit-I Bhubaneswar. (Orissa)

...Ist Party-Management.

AND

Their Workmen

Shri S. N. Dora, Ex. C.C.T.,

C/o. Kamala Kanta Panta, Plot No. 152,

Chintamaniswar, Orissa, Bhubaneswar.

...2nd Party-Workman.

APEARANCES

M/s. Jagannath Pattnaik: For the 1st Party-

Advocate.

Management.

Shri S. N. Dora:

For Himself the

2nd Party-Workman.

AWARD

The Government of India, Ministry of Labour in exercise of the powers conferred by clause (d) of sub-Section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) have referred the

following dispute for adjudication vide their Order No. L-12012/153/91 -IR (B-III) dated 28-08-1991.

"Whether the action of the Regional Manager, State Bank of India, Bhubaneswar in dismissing Shri Satya Narayan Dora, C.C.T-from service with effect from 17-2-1990 is legal and justified? If not, to what relief the workman is entitled to?"

- In his claim statement the 2nd Party-Workman contends that he joined as a Clerk-cum-Typist in the State Bank of India on 18-1-1979 and thereafter he was transferred and posted at placed like Nabarangpur, Sakhigopal and at Puri. At Puri he joined in the Temple Road Evening Branch of the State Bank of India on 18-10-1983. While serving there he was placed under suspension on the advise of the C.B.I., Bhubaneswar in relation to a case involving fraud of bank's money. The Regional Manager, State Bank of India, Bhubaneswar framed necessary charges against the 2nd Party-Workman on the allegation that he had committed the said fraud in corrupt collusion with one Shri Rajkishore Barik, the Messenger of the Bank, by fabricating the "Mail Transfer" issued from Calcutta Branch and for transferring the amount to a fictitious account opened in the name of one Shri M. K. Das. in the shove enquiry the workman was found mailty and he was dismissed from service with effect from 17-2-1990. It is alleged by the disputant that the above enquiry was not conducted fairly in as much as he was not provided sufficient opportunity to defend himself and as such the action of the Management is liable to be set aside.
- 3. The 1st Party-Management of State Bank of India filed his written statement denying all the averments of the workman. Depending upon the above stand and various other stands of the parties the Tribunal framed three issues as follows.

ISSUES

- Is the domestic enquiry conducted against the workman fair and proper?
- 2. Is the action of the Regional Manager, State
 Bank of India, Bhubaneswar in dismissing the
 workman from service with efect from
 17-2-1990 legal and justified?
- 3. To what relief, the workman is entitled to?
- 4. Of the above issues, the Tribunal took up Issue No. I relating to the propriety of the Domestic Enquiry as preliminary issue and came to held in its order dated 18-10-1997 that the enquiry conducted against the workman was not fare and proper. At the same time it passed an order permitting the Management to examine additional witnesses, if he so chooses, justifying its order of dismissal passed against the workman.
- Against the aforesaid order of the Tribunal the lst Party-Management preferred O.J.C. 16529/97 before the Hon'ble High Court of Orissa. While disposing of the

enthorhunenacheban winder Mr. 22 Turo och total shows that activities of the second state of the second state of the second It is evident from the said documents that datus reason relationship of enviloyer and employee He has further resiming animoment WAZAHZ CHOM stated that the service of Nago Singh was taken till Nov.-1996 and therea 200 is Est Veclivar heronger required. The tingh one of the man and the state of the life of the háuhan which is also marked as Exhibit M-3. This production shows that he again reducsted for work contract ः इनाको बार्का बनाको को कोरक्ष्य प्राप्तुकांत्र औ विचित्रिय कोरको विकासिकाद में कोरीय ि**सामार**ि खोसोगिक अभिकारणेहणांनेकशक्री विनेशियांना (सर्विण साख्या Nythe Manager of Khera Coppressor Office Habas Halfed that no appointment was given to him. Exhibit M. 2 and M.-4 show that it was not appointment fetter rather work orders [(अल्प्सेंग के आसके प्रकार 1906 के अध्यान प्रकार Nago Singh रिकियाधियम्बर्भिः भूति भूति । Geomentary evidence show that the applicant Nago Singh Chauhan was not a workman. 0002 anul dte art, idlad wald in favour in the result, the reference is answered in favour saft the fibracipal and demonstrated takeed Table 10:30 award Isistya Scallex (FACI in dia 44) in VACI le, tunh-sepaige in haista ghink t Government hereby publishes the sward (Ref.) New CGIT/ LC/R/143/99) of the Central Government Judgettial Tribunal agum I shour Court Jahalour as shown in the Annexuro in the Industrial Dispute between the employers in relation to the management of Gas Authority of India Ltd. and their Two Result Which Was received by the Central Government on 2-6-2009.

[F. No. L-30012/57/1998-IR (C-I)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, **JABALPUR**

NO. CGIT/LC/R/143/99

Presiding Officer: Shri Mohd. Shakir Hasan

Shri Nago Singh, S/o Jujhar Singh Chauhan, Village Chikli, Post Nanded, Teh. Tarana, Distt. Ujjain (MP)

.... Workman/Union

Versus

The General Manager, Gas Authority of India Ltd., Gail Complex PO Vijaypur, Distt. Guna (MP)

.... Management

AWARD

Passed on this 25th day of May, 2009

nolassimatics for subgato gain who have not subject to ease No. 7/97 was registered. On 23-2-01, the Learned Lebour Court passed order for payment of arrear of Rs. 1500. It is nemerow a death denic or payment of arrear of Rs. 1500. It is nemerow a death denic or payment of arrear of Rs. 1500. It is tograph and pure the triple of the street ab remited on the as paydown is acceptable of If yes, then, is the termination lagal 1921 of annie tearwagnism of the gairles and there was "S. beltitue zi and eiler tank ver and en lighte between them. ontitud is a radicultural input and footened and the never edephicant in a sociologica for its light of the second of his land was acquired on the 4th 4of or non-applicant organisation and he became jobless. Thereafter the taff Prisage 11 Drobst and to having and C applicant of more applicant of work as a cleaner on the same of the sam trice letter there binese 252 di 1995 q The sapplicant did work smannesmenthins, address and this and dament less prefigures. beauthole Sate Herrationus Activitated areas on introducidad silves mand benefit and washing according to the market value. Inceptible Application and Stoles Sensitive relations application adjusting the party of the light of the least of the leas o diotrabella di la principi di la principi de la principi de la principi de la principi de la principi di la p o of the night of the company of the light of the original decimal and the company of the compan . Prestib bireje at veg ba Berkitahaniyan garahan bayan kung kar -Lastiven typp hidratico tracents. 1/97 ip was for the s Dabour Coulty Dijain: IT Red Lear Add Labour Court plais advan balikandlon 23-12-10 Hand this sand was simplificated this 14-14-10 t but the non-applicant did not re-employ the applicant. It is stated that the applicant had worked under the supervision of the officer of non-applicant organisation of Gas Authority of India Ltd., Navakheda, Ujjain from 25-3-95 to 6-1-97 and he got monthly pay thereof. The service of the applicant is said to have been terminated against the provision of Sec-25 (1) (f) of the Industrial Dispute Act as he had continuously worked for 22 months. It is stated that the applicant is entitled for regularisation. It is stated that the applicant and the non-applicant had a relation of employee and employer. On these grounds, it is submitted that an award be passed in favour of the applicant and he be reinstated in the service and the back wages with interest be paid.

The non-applicant also appeared and contested the case by filing written Statement. The case of the nonapplicant, interalia is that the applicant was a contractor for cleaning the premises. It is stated that he gave an application on 25-3-95 and offered to clean the Chikli Khera office for Rs. 1250 per month. Accordingly work order was passed on 10-4-95 by the then Incharge Shri R.S. Ranadey for one year. It is stated that on expiry of one year i.e. 31-6-06, his service was automatically terminated. It is stated that the applicant again filed an application on 31-3-96 and again he offered to work of cleaning in the said premises. It is stated that again on his offer, a work order was passed on 9-4-96 till 31-3-97 on a monthly payment of Rs. 1250 and

1. The Government of India, Adjaining and Subpara 22214 when in Doco 1996, the raines no mercessity, then his service vide its Notification No. L-300120571/96-IR 4640 its No. L back payment before the Labour Court, Ujjain and a case No. 7/97 was registered. On 23-2-01, the Learned Labour Court passed order for payment of arrear of Rs. 1500. It is stated that there was no post of peon in the office in the year 1995 and 1996 and he was never appointed on the post of peon and the applicant had only worked as contractor in the Gas Authority of India Ltd. and there was no relationship of employer and employee between them. There is a prescribed rules for appointment and he never worked as an employee. On these grounds the award be passed in favour of the non-applicant.

- 4. On perusal of the record, it appears that subsequently the applicant did not appear in the case and the case proceeded exparte against him on 19-1-06.
- 5. In order to prove the case, the non-applicant management has adduced oral and documentary evidence. MW-1 S.S. Pangti was Deputy Manager in the said office from 1995 to 1997. He has stated that Nago Singh Chauhan gave an application on 25-3-95 for his service as a contractor for Rs. 1250 per month. The said application is marked as Exhibit M-1. The said application clearly shows that the applicant offer himself to do the work of cleaning on a monthly rate of Rs. 1250 and had requested for work order. He has stated that after considering his application, he was informed on 10-4-95 on his quotation for work on a monthly rate of Rs. 1250. The said work order is also filed

which is marked as Exhibit M-2. The work order shows that it was simply a contract for one year on certain conditions. It is evident from the said documents that there was no relationship of employer and employee. He has further stated that the service of Nago Singh was taken till Nov.-1996 and thereafter his service was no longer required. The management has filed another application of Nago Singh Chauhan which is also marked as Exhibit M-3. This application shows that he again requested for work contract on 31-3-06 and the work order was given vide Exhibit M-4. The construction of both the documents show that there was offer on behalf of Nago Singh and the same was accepted by the Manager of Khera Compressor Office. He has stated that no appointment was given to him. Exhibit M-2 and M-4 show that it was not appointment letter rather work orders were given on proposal by the applicant Nago Singh Chauhan. Thus the oral and documentary evidence show that the applicant Nago Singh Chauhan was not a workman.

- 6. In the result, the reference is answered in favour of the non-applicant Management. Accordingly the award is passed exparte in favour of the non-applicant and against the applicant Nago Singh Chauhan.
- 7. Let the copies of the award be sent to the Government of India, Ministry of Labour & employment as per rules.

MOHD. SHAKIR HASAN, Presiding Officer